ASD-140

copies:1

4800.2C





AND DISPOSAL OF EXCESS AND SURPLUS PERSONAL PROPERTY



May 31, 1996

U.S. DEPARTMENT OF TRANSPORTATION FEDERAL AVIATION ADMINISTRATION

DOCUMENT CONTROL CENTER

Distribution: A-WXYZ-3; A-E-1; A-FOF-O(STD)

Initiated By: AFR-102

RECORD OF CHANGES DAT AUA

DIRECTIVE NO

4800.2C

		252 N N 20	DE SERVICE I		99100	4			·
CHANGE	SUP	LEMENTS		OPTIONAL USE	OPTIONAL USE TO BASIC		rs	OPTIONAL USE	
TO BASIC				CEMIES	BASIC				
									
· _									
				·					
						_			
				· · · · · · · · · · · · · · · · · · ·					_
			and the second				!		
		$\overline{}$				1	Ì	<u> </u>	
			1			+			1
						!			
		n state și n		and the second s			1	1 808	Logidos es la significación
							1		
		1							
						i i	i		
-					- 	<u> </u>	!		
							1	1	1

FOREWORD

This order prescribes the procedures required to implement the Federal Property Management Regulations and Department of Transportation Order DOT H 4410.4, Equipment Management and Control.

It provides guidance, assigns responsibilities, and specifies how to acquire, manage, control, and dispose of excess and surplus Government personal property.

Dennis Koehler

Program Director, Airway Facilities' Requirements

TABLE OF CONTENTS

CHAPTER 1. GENERAL

Parag	Page	
1-1.	Purpose	1-1
1-2.	Distribution	1-1
1-3.	Cancellations	1-1
1-4.	Explanation of Changes	1-1
1-5.	Background	1-1
1-6.	Scope	1-2
1-7.	Definitions and Acronyms	1-2
1-8.	Forms	1-2
1-9.	Objectives	1-2
1-10.	Property Disposition Priority	1-2
1-11.	Responsibilities	1-3
1-12.	Organizational Supplements	1-4
1-13.	Automated Disposal Systems	1-4
1-14.	Accelerating the Disposal Process	1-5
1-15.	External Reporting Requirements	1-5
CHAPTER	2. REUTILIZATION - FIRST SOURCE OF SUPPLY	
2-1.	Screening Requirement	2-1
2-2.	Want Lists	2-1
2-3.	Acquiring Unrequired/Excess Property	2-1
2-4.	Acquiring Property Containing Hazardous Materials	2-1
2-5.	Reimbursement for Acquired Excess Property	2-2
	Figure 2-1. Condition Code Table	2-2
2-6.	Acquisition of Refined Precious Metals	2-2
	Figure 2-2. Available Refined Precious Metals	2-3
CHAPTER	3. EXCHANGE OR SALE OF PERSONAL PROPERTY	
3-1.	Use of Exchange/Sale Option	3-1
3-2.	Authorization	3-1
3-3.	Determinations	3-1
3-4.	Restrictions	3-1
3-5.	Waivers	3-2
3-6.	Exchange Procedures	3-2
3-7.	Sale Procedures	3-2
3-8.	Availability of Proceeds	3-2
	Figure 3-1. Exchange/Sale Prohibition List	3-3

CHAPTER 4. PROPERTY REUTILIZATION

Paragraph .			
4-1.	Unrequired Property	4-1	
4-2.	Hazardous Material Identification	4-1	
4-3.	Stevenson-Wydler Technology Innovation Act	4-1	
	Figure 4-1. FSC's Composed Predominantly of Hazardous Items	4-3	
4-4.		4-3	
4-5.	Reporting Exemptions	4-4	
4-6.	Reporting Data	4-5	
4-7.	Reporting Hazardous Materials	4-6	
4-8.	Reporting Methods	4-6	
4-9.	Review and Processing	4-7	
4-10). FAA Screening	4-7	
4-1]	. Departmental Reutilization	4-7	
4-12	2. Federal Reutilization	4-7	
4-13	3. Transfers of Hazardous Material	4-7	
4-14	Emergency and Major Disaster Relief	4-7	
	Figure 4-2. Reportable Excess	4-8	
	Figure 4-3. Reimbursement Codes	4-9	
4-15	Property at Installations Due to be Decommissioned	4-9	
4-16	. Withdrawals and Corrections	4-9	
4-17	. Processing Timeframes - Retention of Custody	4-9	
4-18	. Care and Handling Costs	4-10	
4-19	1	4-10	
4-20	. Cannibalization	4-10	
4-21	. Precious Metals Recovery Program	4-10	
СНАРТЕ	R 5. DONATION OF SURPLUS PROPERTY		
5-1.	Eligible Property	5-1	
5-2.	GSA Role	5-1	
5-3.	Screeners	5-1	
5-4.	Screening Procedure	5-1	
5-5.	Processing Property for Donation	5-1	
5-6 .	Donation of Hazardous Material	5-2	
5-7.	Donation for Disaster Relief	5-2	
5-8.	Donations to Public Airports	5-3	
5-9.	Donations to Public Bodies	5-3	
5-10	. Withdrawing Property from Donation	5-4	

CHAPTER 6. PROCESSING PROPERTY FOR SALE

Parag	Paragraph				
Se	ction 1. General				
6-1.	Government Surplus Property Sales Program	6-1			
6-2.	Authority to Sell FAA Property	6-1			
6-3.	Sale of Hazardous Materiel	6-1			
6-4.	Sale to FAA Employees	6-2			
6-5.	GSA-Conducted Sales	6-2			
6-6.	GSA Sale Rates	6-2			
	Figure 6-1. GSA Services and Rates	6-3			
6-7.	FAA Responsibilities with GSA-Conducted Sales	6-4			
Se	ction 2. FAA Sales - Program Requirements				
6-8.	FAA-Conducted Sales	6-4			
6 - 9.	FAA Sales Contracting Officers (SCO)	6-5			
6-10.		6-5			
	Figure 6-2. Determining the Best Method of Sale	6-6			
6-11.	Auction Sales	6-7			
6-12.	Spot Bid Sales	6-7			
Se	ction 3 FAA Sales - Contractual Requirements				
6-13.	Contract Sale Terms and Conditions	6-8			
6-14.	Prescribed Forms	6-9			
6-15.	Misdescription	6-10			
6-16.	Notice of Award	6-11			
	Figure 6-3, Other Special Conditions	6-12			
Se	ction 4. FAA Sales - Administrative Processes				
6-17.	Property Descriptions	6-14			
6-18.	Establishing Upset Prices	6-15			
6-19.	Lotting	6-15			
6-20.	Advertising				
6-21.	Inspection by Bidders	6-16			
Se	ction 5. FAA Sale Procedures				
6-22.	Auction Sale Procedures	6-17			
6-23.	Spot Bid Procedures	6-20			

]	Parag	raph	Pag
	Se	ction 6 FAA Sales - Bid Process	
6	6-24.	Submission of Bids	6-20
é	6-25.	Late Bids	6-21
6	6-26.	Modification/Withdrawal of Bids	6-22
	5-27.		6-23
. 6	5-28.	Identical (Tie) Bids	6-23
CHAP'		ABANDONMENT OR DESTRUCTION OF SURPLUS PERSONAL	
7	7-1.	Authority and Approval	7-1
	7-2.	Notice of Proposed Abandonment or Destruction	7-1 7-2
	7-3.	Certification of Final Property Disposition	7-2 7-2
	7-4.	Abandonment or Destruction of Hazardous Materials	7-2 7-2
		Figure 7-1. Public Notice of Abandonment or Destruction	7-2 7-3
		Figure 7-2. Certification of Final Property Disposition	7-3 7-4
СНАРТ	ΓER 8	. DISPOSAL OF NAS SYSTEMS/EQUIPMENT	
8	-1.	Special NAS Disposal Authority	8-1
8	-2.	Disposition Plans	8-1
		Figure 8-1. Automatic Special Disposal Authority Inclusion	8-2
		Figure 8-2. Special Disposal Authority Not Automatic Inclusion	8-3
		Figure 8-3. Disposition Issues	8-4
8-	- 3.	Execution of Disposition Instructions	8-6
СНАРТ	TER 9.	SPECIAL DISPOSAL REQUIREMENTS	
9.	-1.	Property with Special Disposal Requirements	9-1
9-	- 2.	Abandoned or Other Unclaimed Property	9-1
	-3.	Agricultural Commodities	9-1
9-	-4.	Aircraft and Flight Equipment	9-1
	-5.	All-terrain Vehicles (ATV)	9-1
	-6.	Batteries	9-1
	-7.	Bedding and Upholstered Furniture	9-1
	-8.	Chlorofluorocarbins (CFC)	9-2
9-	·9.	Education-Related Equipment	9-2
9-	·10.	Film	9-3
9-	·11.	FIP Hardware and Software	9-3
9-	12	Foreign Gifts	9-4
9-	13.	Forfeited Property	9-4
9-	14.	Franked and Penalty Envelops and Paper with Official Letterhead	9-4
9-	15.	Garbage	9-5
9-	16.	Hazardous Materials and Other Special Property Categories	9-5
9-	17.	Historical Property Including Archeological Resources	0.5

Paragraph	1	Page				
Fi	gure 9-1. Hazardous Materials and Special Property Categories	9-6				
	ternational Activities	9-6				
	onappropriated Fund Property	9-6				
	rachutes	9-7				
	9-21. Property Destroyed by Natural or Man-Made Disasters					
	elf-life Items	9-7				
9-24. Sn	nall Boats or Liferafts	9-7				
9-25. Ur	napproved "Bogus" Parts	9-7				
APPENDIX 1. D	DEFINITIONS (13 pages)					
APPENDIX 2. A	CRONYMS (5 pages)					
APPENDIX 3. F	ORMS					
Index		1				
Figure 1.	Transfer Order - Excess Personal Property, SF-122	3				
Figure 2.	Materiel Requisition/Issue/Receipt, FAA Form 4650-12	4				
Figure 3.	Report of Sale, SF-126	5				
Figure 4.	Report of Excess Personal Property, SF-120	6				
Figure 5.	Transfer Order Surplus Personal Property, SF-123	7				
Figure 6.	Notice of Award, GSA Form 27	8				
Figure 7.	Voucher and Schedule of Withdrawals and Credits, SF-1081	9				
Figure 8.	Sales Register, GSA Form 2452	10				
Figure 9.	Bidder Registration, GSA Form 2912	11				
Figure 10.	Sale of Government Property - General Sale Terms and					
	Conditions, SF-114c	12				
Figure 11.	Sale of Government Property - Special Auction Conditions,					
	SF-114c-4	15				
Figure 12.	Sale of Government Property - Special Spot Bid Conditions,	• •				
F' 10	SF-114c-3	16				
Figure 13.	Sale of Government Property - Bid and Award, SF-114	17				
Figure 14.	Sale of Government Property - Item Bid Page - Sealed Bid,	1.0				
T' 1 <i>E</i>	SF-114a	18				
Figure 15.	Sale of Government Property - Item Bid Page - Sealed Bid,	10				
Figure 16	SF-114b	19				
Figure 16.	Sale of Government Property - Special Sealed Bid Conditions, SF-114c-1	20				
Figure 17.	Sale of Government Property Special Sealed Bid - Term	20				
rigure 17.	Conditions, SF-114c-2	21				
Figure 18.	Government Property, OF-16	22				
Figure 19.	Register of Remittances Received, GSA Form 687	23				
Figure 19. Figure 20.	Sale of Government Personal Property, GSA Form 1650	23 24				
Figure 20.	Bid Card, GSA Form 2451	25				
Figure 21.	Notice of Appeal, GSA Form 2465	26				
Figure 23.	Sale - Sealed Bid, GSA Form 2554	27				
1 15010 25.	Jule Jenieu Diu, Join I Olli 200 i	Page vii				
		1 age vii				

		1 ag
Figure 24.	Sale Letter (No Deposit Required), GSA Form 2555A	28
Figure 25.	Personal Property Sale (Item Bid Page), GSA Form 2555R	29
Figure 26.	Item Number Card (Vehicle), GSA Form 2931	30
Figure 27.	Item Number Card, GSA Form 2831	31
Figure 28.	Sale of Government Property - Sealed Bid, GSA Form 3195	32
Figure 29.	Sale of Government Property - Auction, GSA Form 3196	33
Figure 30.	Sale of Government Property Spot Bid, GSA Form 3197	34
Figure 31.	Sale of Government Property (Poster), OF-15	35
Figure 32.	The United States Government Certificate of Release of a Motor Vehicle Delivery, SF-97	36
Figure 33.	Sale of Government Property - Amendment of Invitation for	
· ·	Bids/Modification of Contract, SF-114d	37
Figure 34.	Sale of Government Property - Item Bid Page - Spot bid or	
-	Auction, SF-114f	38
APPENDIX 4. R	EPORTS	
Figure 1-1.	Utilization and Disposal of Excess and Surplus Personal Property (USD-Generated)	1
Figure 1-2.	• •	1
riguie i 2.	Property (DOT Form 4400.1)	2
Figure 1-3.	Utilization and Disposal of Excess and Surplus Personal	2
1 18	Property (DOT Form 4400.1) Sales Section	3
Figure 2.	Report of Exchange and Sale of Personal Property	4
Figure 3.	Annual Report of Excess Property Furnished to	
•	Recipients Other than Federal Agencies	5
APPENDIX 5. SF	PECIAL PROPERTY DISPOSAL CATEGORIES	
Caveat		1
Figure 1.	Federal Supply Classes and Groups Which Contain	
	a Significant Number of Hazardous Items	3
Figure 2.	Asbestos	5
Figure 3.	Polychlorinated biphenyls (PCB)	7
Figure 4.	Controlled Substances	9
Figure 5.	NRC-controlled materials	11
Figure 6.	Drugs, biologicals and reagents other than controlled	
	substances	12
Figure 7.	Noncertified and certified electronic products	15
Figure 8.	Lead-containing paint and items bearing lead-containing paint	17
Figure 9.	United States (U.S.) Munitions List items which require	
D' 10	demilitarization	19
Figure 10.	Acid contaminated and explosive contaminated property	21
Figure 11.	Firearms	22

CHAPTER 1. GENERAL

- 1-1. **PURPOSE**. This order implements the Federal Property Management Regulations (FPMR) and the latest version of Department of Transportation (DOT) Order DOT H 4410.4, Equipment Management and Control. It assigns responsibilities, and provides guidance on how to acquire, manage, control, and dispose of unrequired, excess, and surplus Government personal property.
- 1-2. **DISTRIBUTION**. This order is distributed to the branch level in the Washington headquarters; regions, and centers; to resident directors in overseas area offices; and standard distribution to all field offices and facilities.

1-3. CANCELLATIONS.

- a. Order 4800.2B, Utilization and Disposal of Excess and Surplus Personal Property, October 11, 1991, is canceled.
 - b. Order 4800.7, Recovery and Utilization of Precious Metals, October 8, 1984, is canceled.
- 1-4. **EXPLANATION OF CHANGES**. Changes to this order include the following:
 - a. Major chapter and text revisions incorporate changes in the FPMR since the last revision.
- b. Deletion of the detailed description of the Federal Aviation Administration's (FAA) Utilization Screening and Disposition (USD) system, a subsystem of the Logistics and Inventory System (LIS).
 - c. Establishment of a FAA surplus property sales program.

1-5. BACKGROUND.

- a. Reutilization and disposal includes the redistribution, donation, sale, and abandonment or destruction of Government-owned personal property. The Federal Property and Administrative Services Act of 1949, as amended, contains policies and procedures relating to property reutilization and disposal and set up the FPMR which implements the Act. FPMR's are published in the Federal Register and are part of the Code of Federal Regulations (CFR). Specific CFR guidance is contained in Subchapter H, Utilization and Disposal, parts 101-42 through 101-48.
- b. Public Law 103-272, dated July 5, 1994 (replacing the Federal Aviation Act of 1958, as amended), provides the FAA the authority to dispose of airport and airway personal property and technical equipment used for special purposes of the agency without following the provisions of the Federal Property and Administrative Services Act of 1949. This authority was delegated by the Administrator to the Director, Logistics Service, in the latest version of Order 4800.6, Delegation of Disposal Authority for Personal Property. As a result of agency organizational realignments, the authority contained in Order 4800.6 now resides with the Program Director, Airway Facilities' Requirements, AFR-1.

1-6. **SCOPE**. This order applies to in-use personal property (including those items located on or within, excess real property), project materiel, Government-furnished or contractor-acquired Government-owned property, inventories held for future issue, and agency-owned motor vehicles. It covers FAA headquarters, regions, centers, and overseas offices (hereinafter referred to as "regions"). It applies to all FAA organizations and employees. Specifically excluded from this order are real property, as defined in the latest version of Order 4660.1, Real Property Handbook, and records of the Government, defined in the latest version of Order 1350.15, Records Organization Transfer and Destruction Standards. The latest version of Order 5150.2, Federal Surplus Property for Public Airport Purposes, covers the donation of surplus property for public airport purposes.

- 1-7. **DEFINITIONS AND ACRONYMS**. Appendix 1, Definitions, defines the specialized terms and Appendix 2, Acronyms, contains a list of the acronyms used in this order.
- 1-8. **FORMS**. Appendix 3, Forms, contains sample forms commonly used in processing excess and surplus personal property.
- 1-9. **OBJECTIVES**. The objectives of FAA's property reutilization and disposition program are to:
- a. Reutilize property as the first source of supply, including excess property from other Federal agencies.
 - b. Maintain an adequate system of property accountability and control at a reasonable cost.
- c. Promptly report excess property to the General Services Administration (GSA) for screening, when required.
 - d. Ensure proper disposition of property.
- 1-10. **PROPERTY DISPOSITION PRIORITY**. Property is disposed of in the following order of priority.
- a. Reassignment. This method transfers property to another organization within FAA or DOT.
- b. Transfer. This method transfers property to another Federal agency or the District of Columbia.
- c. Donation. This method gives property, without reimbursement, to eligible donees under regulations prescribed by GSA.
- d. Sale. This method exchanges interest or ownership in property for monetary reimbursement to the U.S. Treasury or the agency's applicable appropriation under Exchange/Sale Authority.
- e. Abandonment or Destruction. This method usually involves leaving property at its original location or relocating it to a public or private dump where it would normally be crushed, burned, or buried.

1

1-11. RESPONSIBILITIES.

- a. FAA Property Management Officer (PMO). The PMO is the Deputy for Materiel Management and Support, Requirements Analysis and Support Division, AFR-102. The PMO ensures the property disposition program meets applicable legal and regulatory requirements by developing, implementing, and evaluating program operations, and ensuring agency property managers are aware of their responsibilities. The PMO also functions as the agency property management liaison to DOT, the Department of Defense (DOD), GSA, and other Government agencies.
- b. Property Manager. The property manager is the head of the organizational element which manages and controls personal property within a region. The property manager establishes, operates, and manages the property redistribution and disposition program within a region.
- c. Property Disposal Officer (PDO). The PDO is the individual within the property manager's office, assigned property disposal functions. They are responsible for the oversight of operational activities needed to manage and control a region's unrequired, excess, and surplus property. Specific oversight responsibilities include:
 - (1) Ensuring unrequired property is reported for redistribution.
 - (2) Ensuring safe storage of property while awaiting disposition.
- (3) Ensuring property is disposed of properly and in an environmentally safe and approved manner.
 - (4) Maintaining adequate and accurate accountability records.
- (5) Coordinating National Airspace System (NAS) equipment and system phase in/phase out plans with regional technical personnel and property custodians.
- (6) Analyzing data to determine how well the disposal program is functioning and taking corrective action when required.
 - (7) Providing disposal-related advice, assistance, and training.
- (8) Performing liaison functions with associated GSA, DOD, and other agency disposal activity personnel.
- d. Property Custodians. Custodians, as defined in the latest version of Order 4650.21, Management and Control of In-Use Personal Property:
 - (1) Accurately identify and report property not needed within their custodial area.
 - (2) Maintain property custodial records during the disposition process.
 - (3) Initiate/process disposition transactions affecting their property.

- (4) Ensure reported property is given proper care and protection.
- (5) Ensure employees within their custodial area are aware of their responsibilities for the care, preservation, and safeguarding of Government property.
- (6) Promptly report the loss, damage, or destruction of property to the PDO (as the Property Manager's representative for disposal) and ensure accurate and complete survey reports are submitted (see the latest version of Order 4630.3, Survey of Lost, Damaged, or Destroyed Government Personal Property).
- (7) Identify and manage personal property containing hazardous material in accordance with the terms of this order and other applicable FAA environmental and safety orders.
- e. FAA Employees. All FAA employees are to properly use, care for, and protect Government property (regardless of value) entrusted to their custody and report any unneeded property to their property custodian.
- 1-12. **ORGANIZATIONAL SUPPLEMENTS**. Each property manager may issue supplements to this order to provide internal guidance and instructions as long as they do not conflict with the provisions of this order.

1-13. AUTOMATED DISPOSAL SYSTEMS.

- a. USD. USD automates the reutilization, screening, and disposition process within the FAA. It is designed to assist agency personnel in processing and managing excess and surplus property. Offices are to process excess personal property through USD. It provides national visibility over property by screening the entire agency with a single want-list entry or database inquiry. Key documents (standard forms, letters, followup notices, etc.) are automatically generated. It processes property through various screening levels thereby regulating access to property and provides automatic followup information on needed actions. Once FAA screening is completed, USD electronically forwards data to GSA.
 - b. Screen by Computer and Requisition Excess by Electronic Notification (SCREEN).
- (1) SCREEN offers a 24-hour-a-day, on-line inquiry and requisitioning capability into GSA's national inventory of excess/surplus property by stock number, federal supply class (FSC), description, condition, region, etc. It allows you to freeze an item and create an automated transfer request in lieu of manually completing a Standard Form (SF) 122, Transfer Order Excess Personal Property (appendix 3, figure 1), and will send the computer-generated transfer request to the requester's PDO for signature via facsimile (fax). The PDO manually makes any changes required on the form, signs and faxes it back to GSA. Once a signed form is returned, GSA completes the transfer request and faxes a copy to both the requesting and holding activity. Freezes are dropped from SCREEN after 15 days if there is no follow-up signature from the PDO.
- (2) Access to GSA's computer requires communications software such as Procomm Plus or First Choice and a commonly shared User Code and Password. Access to SCREEN requires an Access Code and Password for each customer. The Property Management Division in GSA's central

office makes code and password assignments upon written request by AFR-102. Managers desiring to restrict access to the request module (freeze actions) to certain individuals should state such restrictions and the corresponding number of individuals in their letter. Requests should be mailed to: SCREEN Coordinator, GSA/Federal Supply Service, Property Management Division (FBPX), CMBg, Room 800, Washington, DC 20406. A User Guide will be issued along with the codes in response to each letter.

- 1-14. ACCELERATING THE DISPOSAL PROCESS. To accelerate the disposal process and minimize storage problems, reports may be processed up to 60 days prior to the date of property availability, providing they indicate their pending status and reflect the date on which the property will be available. This process is helped by:
 - a. Providing accurate descriptions and condition codes.
 - b. Notifying GSA of any changes to the property reported.
- c. Keeping in touch with GSA disposal personnel. If it is necessary to speed up the disposal process, call the servicing GSA office and request accelerated disposal action.
 - d. Promoting local screening.
 - e. Utilizing alternative disposal authorities.
 - f. Exercising delegated sales authority.
 - g. Implementing prompt abandonment or destruction authority.
- 1-15. **EXTERNAL REPORTING REQUIREMENTS**. Each property manager is responsible for forwarding the reports listed below to AFR-102 for consolidation into an agency submission to the Department and GSA. Samples are contained in Appendix 4, Reports.
- a. Utilization and Disposal of Excess and Surplus Personal Property (Report Identification Symbol (RIS): 4610-1). This report is made up of two parts, a USD-generated section and a manual report on DOT Form 4400.1, covering disposition actions outside USD. Both are submitted annually to AFR-102 by October 31, for submission to DOT by November 15.
- b. Report of Exchange and Sale of Personal Property (RIS: 4830-1). This report is due annually to AFR-102 by November 30 for submission to DOT by December 15.
- c. Annual Report of Excess Property Furnished to Recipients other than Federal Agencies (RIS: 4830-3). This report is due annually to AFR-102 by November 30 for submission to DOT by December 15.

		t-
		_

CHAPTER 2. REUTILIZATION - FIRST SOURCE OF SUPPLY

- 2-1. **SCREENING REQUIREMENT**. Procurement requests (PR) for new equipment or tangible personal property must be screened against available excess and certified as to whether or not unrequired or excess property can meet the functional requirement. The PR must show that the requested item or a suitable substitute is not available.
- 2-2. **WANT LISTS**. Offices can establish "want lists" in USD in advance of equipment needs. The system will attempt to find a match. If a match is found, the system will update the want list by adding a "match" flag to the want list item. The initiator must access USD and inquire the want list to view this match and initiate a requisition. Review of GSA's SCREEN system (paragraph 1-13.b) can also be used to obtain information on available excess.

2-3. ACQUIRING UNREQUIRED/EXCESS PROPERTY.

- a. There are shipping and handling costs associated with acquiring unrequired or excess property. And, depending on the property's reported and actual condition, there is a possibility of receiving items which may not be useful for their intended purpose. Therefore, the item's condition should be verified prior to initiating a transfer. If possible, items in condition codes other than 1, 2, 4 or 5 should be physically inspected prior to initiating transfer. If the property is not located near the requirer's site, you can request a FAA employee or the GSA Area Utilization Officer (AUO) located near the property's location to inspect the property. If the inspection reveals a major discrepancy in the property's reported and actual condition, cancel the transfer and advise GSA of the property's current condition. If property not inspected is received in a condition different than advertised, GSA should also be informed. Figure 2-1, Condition Code Table, on page 2-2, lists disposal condition codes.
- b. Internal transfers are accomplished using FAA Form 4650-12 (appendix 3, figure 2) or within USD. Order 4650.21 contains preparation and distribution instructions. For items available from other agencies (outside FAA), GSA's SCREEN system will issue the SF-122. The form can also be prepared manually and sent by the PDO to the servicing GSA office.
- 2-4. ACQUIRING PROPERTY CONTAINING HAZARDOUS MATERIALS. There is an enormous cost in time, resources, and dollars, as well as the potential for civil and criminal liability associated with property containing hazardous materials. For this reason, property known or suspected to contain hazardous materials, hazardous waste, toxicological agents, or controlled substances is not to be acquired from excess unless properly identified and certified by an authorized official of the holding agency that the item has been clearly labeled. In addition, a Material Safety Data Sheet (MSDS) or a Hazardous Material Information System (HMIS) record (or equivalent) must be received prior to shipment of the property and must be filed with the SF-122. Shipments of hazardous material-containing personal property must be identified, documented, labeled, marked, placarded, and packaged in accordance with applicable DOT regulatory provisions in 49 CFR 171 through 180. The custodian must document the inventory record to clearly reflect the actual or potential hazard associated with the handling, storage, or use of the item. Such visibility is to be maintained in the item record and on the property (labeled) to the extent required by Federal regulations to ensure continued identification of the item as hazardous material.

2-5. **REIMBURSEMENT FOR ACQUIRED EXCESS PROPERTY**. Except for certain incidental costs, property is normally transferred without reimbursement. However, for the exceptions listed below, reimbursement of the fair market value may be requested by the transferor agency. Fair market value is defined as 20 percent of the original acquisition cost of equivalent new or unused property in condition code 1 and zero percent for all other personal property.

- a. The property was acquired with non-appropriated or trust funds. Transfers of working capital fund property will be without reimbursement.
- b. The transferor or transferee agency or organization is a wholly-owned or mixed-ownership Government corporation as defined in the Government Corporation Control Act, 31 United States Code (USC) 9101, is the municipal Government of the District of Columbia, or is a non-Federal agency for which GSA procures.
 - c. The transferor or transferee is the U.S. Postal Service.
- d. The property is designated as exchange/sale property and is transferred pursuant to exchange/sale provisions.
- e. The transferee agency is acquiring the property for use by a project grantee which is a public agency or is nonprofit or exempt from taxation under 26 USC 501.
 - f. Reimbursement is directed by GSA.

FIGU	FIGURE 2-1. CONDITION CODE TABLE				
Code	Description				
1	Unused - good				
2	Unused - fair				
3	Unused - poor				
4	Used - good				
5	Used - fair				
6	Used - poor				
7	Repairs needed (< 15% of item value)				
8	Repairs needed (15 - 40% of item value)				
9	Repairs needed (41 - 65% of item value)				
X : 1	Salvage - uneconomical to repair				
S	Scrap (only material content value)				

2-6. ACQUISITION OF REFINED PRECIOUS METALS.

a. Precious metals may be requisitioned from the Defense Industrial Supply Center (DISC). Precious metals from DISC are refined to at least .999 degree of fineness and are available in troy ounce (TO) units of issue. Use of these precious metals will reduce the cost of items procured from commercial sources as the cost of the DISC stocks is a fraction of the commercial market price. Figure 2-2, Available Refined Precious Metals, on page 2-3, lists the precious metals available from DISC. They may be ordered in full TO quantities.

b. Submit requisitions either by mail or electronically using Federal Standard Requisitioning and Issue Procedures (FEDSTRIP), to the Commander, DISC, Attention: DISC-OIBA/YC, 700 Robbins Avenue, Philadelphia, Pennsylvania 19111. Requisitions must include the following data:

- (1) An unclassified "in the clear" shipping address (may not be a post office box) that includes the zone improvement plan (ZIP) code.
 - (2) The contract number for which the material is to be used.
 - (3) The end item application and the number of TO of precious metals per end item.
 - (4) The name, telephone number, and office code of the requisitioner.

FIGURE 2-2. AVAILABLE REFINED PRECIOUS METALS				
Item	National Stock Number			
Gold	9660-00-042-7733			
Iridium	9660-01-011-1937			
Palladium Granulations	9660-00-042-7743			
Palladium Sponge	9660-00-042-7768			
Platinum Granulations	9660-00-151-4050			
Rodium	9660-01-010-2625			
Ruthenium	9660-01-039-0313			
Silver	9660-00-106-9432			

c. All precious metals under FAA control must be properly utilized, accounted for, and safeguarded. Property managers and other persons responsible for managing precious metals are to ensure adequate controls are established and followed.

				46
				ų.
-				

CHAPTER 3. EXCHANGE OR SALE OF PERSONAL PROPERTY

3-1. USE OF EXCHANGE/SALE OPTION. Use of the exchange/sale option allows the proceeds of the sale or exchange allowance to be applied against the cost of replacement equipment.

- 3-2. AUTHORIZATION. Exchange/sale is allowed when all the following conditions are met:
- a. The item sold or exchanged is similar to the item acquired. Sufficient data establishing similarity of an item must be retained as part of the acquisition file to document the decision. Items are considered similar when any of the following apply:
 - (1) The replaced item and the acquired item are identical.
- (2) The acquired item is designed and constructed for the same purpose as the replaced item, or both constitute parts or containers for identical or similar end items.
 - (3) The acquired item and the replaced item both fall within a single FSC.
- b. The items sold or exchanged are not excess and the items acquired are needed in the conduct of approved programs.
- c. One item is to be acquired to replace a similar item. The only exception to the one-for-one rule is when (1) the items acquired perform all or substantially all the tasks in which the old items would otherwise be used; and (2) the items sold or exchanged and the items acquired are parts or containers for identical or similar end items.
- d. There has been at the time of exchange or sale (or at the time of acquisition if it precedes the sale) a written administrative determination to apply the exchange allowance or proceeds of sale in acquiring property.
 - e. The action will foster economical and efficient accomplishment of an approved program.
- f. The equipment does not fall within any categories listed in Figure 3-1, Exchange/Sale Prohibition List, on page 3-3.
- g. The acquisition is authorized by law and is not in contravention of any procurement restrictions or replacement policies or standards.
- 3-3. **DETERMINATIONS**. Estimate the sale or exchange proceeds for the property to be replaced by contacting GSA, one or more probable vendors of the item, other FAA regions, or from past experience. Consider all administrative, overhead, and refurbishing costs when estimating the return by either sale or exchange. If the estimated sale proceeds are less than \$100, both exchange and sale are presumed uneconomical and the property should be reported as excess.
- 3-4. **RESTRICTIONS**. Exchange/sale authority does not authorize:
 - a. The sale of equipment in new or unused condition.

1

- b. The sale, transfer, or exchange of scrap materiel or property in connection with the acquisition of equipment.
- c. The sale, transfer, or exchange of strategic and critical materiels or of Nuclear Regulatory Commission (NRC) controlled materials, except in accordance with NRC regulations.
 - d. The sale or exchange of controlled substances.
- e. The sale or exchange of either forfeited or surplus or excess property acquired from another Federal agency, when held by FAA less than 1 year.
- f. The sale or exchange of property that is dangerous, hazardous, or endangers public safety without first rendering such property innocuous or providing adequate safeguards.
- 3-5. **WAIVERS**. Written requests for waivers must be made to and approved by the Administrator of GSA, and contain the following:
 - a. Characterization of the restriction or prohibition.
 - b. Justification for use of exchange/sale.
 - c. Economic rationale or cost savings.
 - d. Statutory authority to acquire items.
 - e. Disclosure of hazardous material or waste characteristics.
- 3-6. EXCHANGE PROCEDURES. Most exchange transactions occur as a trade-in allowance or a contract offset for the new equipment acquired. Property managers or PDO's may internally reassign eligible items, either within or outside a region, for use by the gaining unit as an exchange for a replacement item. Actual physical movement of the reassigned item may not be necessary if the supplier of the replacement item will accept it at the original location. The item may also be delivered directly to the supplier to minimize storage and handling costs. Exchanges of items not in use or when delivery/removal does not coincide should be kept to a minimum as they involve additional storage, handling, and administrative costs.
- 3-7. **SALE PROCEDURES**. Property to be sold is reported to GSA either through electronic transmission of the SF-126, Report of Sale, through USD or a manually processed SF-126 (appendix 3, figure 3). The methods, terms, and conditions of sale are contained in Chapter 6 of this order.
- 3-8. AVAILABILITY OF PROCEEDS. GSA recovers the costs it incurs in conducting sales. FAA's proceeds from GSA sales is therefore less than the gross amount received. Chapter 6 contains information on GSA sale charges.
- a. When property to be replaced is sold prior to acquisition of its replacement, the proceeds will be credited to the FAA for obligation of the replacement item and will be available for obligation during the fiscal year the sale is made and one fiscal year thereafter.

b. Proceeds on sales (for which an obligation has not been made during the availability period, or which for other reasons was not applied to replacement property) will be credited to the FAA but will not be available for obligation for the acquisition of the replacement item.

FIGURE 3-1. EXCHANGE/SALE PROHIBITION LIST				
Federal Supply Group (FSG)	Classification			
10	Weapons			
11	Nuclear ordnance			
12	Fire control equipment			
14	guided missiles			
15	Aircraft and airframe structural components			
16	Aircraft components and accessories			
17	Aircraft launching, landing, and ground handling			
-	equipment			
20	Ship and marine equipment			
22	Railway equipment			
31	Bearings			
32	Woodworking machinery and equipment, except			
	lathes, milling machines, and air conditioning			
	equipment			
34	Metal working machinery, except drill presses,			
	lathes, milling machines, and saws, circular or ban			
40	Rope, cable, chain, and fittings			
41	Refrigeration, air conditioning and air circulating			
	equipment			
42	Firefighting, rescue, and safety equipment			
. 44	Furnace, steam plant, and drying equipment, and			
İ	nuclear reactors			
45	Plumbing, heating, and sanitation equipment			
46	Water purification and sewage treatment equipment			
47	Pipe, tubing, hose, and fittings			
48	Valves			
51	Hand tools			
53	Hardware and abrasives			
54	Prefabricated structures and scaffolding			
55	Lumber, millwork, plywood, and veneer			
56	Construction and building materials			
68	chemicals and chemical products, except medicinal			
	chemicals			
71	Furniture			
75	Office supplies and devices, except cards, tabulating			
83	Textiles, leather, furs, apparel and shoe findings,			
84	tents, and flags Clothing, individual equipment and insignia			

- c. When the replaced property is sold after acquisition of replacement property, proceeds may be deposited as a direct reimbursement credit to the appropriation charged for the replacement.
- d. All sale proceeds will be deposited and documented in accordance with requirements in the latest version of Order 2700.31, Uniform Accounting System Operations Manual.

CHAPTER 4. PROPERTY REUTILIZATION

4-1. UNREQUIRED PROPERTY.

- a. Property no longer needed for the local organizational mission should be entered into USD at the lowest organization level feasible. However, individual employees, supervisors, or managers may dispose of small quantities of consumable/nonrepairable items such as administrative or janitorial supplies.
- b. Unrequired contractor-held property is to be reported to the contracting officer through the organization's assigned contract property administrator for processing.
- c. Unrequired property is to be distinctly identified/labeled as unrequired/excess and physically segregated from other types of property; e.g., operations and facility and equipment (F&E). It should be kept together as much as possible for easier identification and control. Depending on the property's pilferability, value, etc., it should be stored in a secure area.

4-2. HAZARDOUS MATERIAL IDENTIFICATION.

- a. Whenever property is suspected of containing hazardous materials, available MSDS, or HMIS records should be reviewed to determine if the property is considered to be (or contains) a hazardous material. The regional hazardous material coordinator should be contacted for advice and assistance. Another source of information would be the Office of Environment and Energy's (AEE) Hazardous Property Management Manual.
- b. Once an item has been determined hazardous, document the accountable inventory record. If the item is not appropriately labeled by the manufacturer or distributor, the appropriate label, mark, or tag should be placed on the item in accordance with Occupational Safety Health Administration (OSHA), NRC, and Environmental Protection Agency (EPA) requirements. This will include the actual or potential hazard associated with handling, storage, or use of the item, any hazardous chemical(s) contained and the name of the chemical manufacturer, importer, or responsible party as defined at 29 CFR 1910.1200. This information is to be maintained in the item record for use in preparing reports of excess property, reassignment or transfer documents, or any other required documentation and must be perpetuated in all inventory records.
- c. Figure 4-1, Federal Supply Classes Composed Predominantly of Hazardous Items, on page 4-3, lists applicable FSC's. Appendix 5, Special Disposal Requirements, provides a more detailed list of applicable classes and groups.
- 4-3. **STEVENSON-WYDLER TECHNOLOGY INNOVATION ACT.** The Act, as amended, authorizes the direct transfer of property to a primary or secondary school without reporting the property to GSA. This program is outside the Federal excess property (and surplus donation) program administered by GSA through the state agencies for surplus property (state agencies). All accredited public and private schools, including those with religious affiliations, are eligible. The property is considered a gift, and title immediately passes to the school. Title is not conditional and there are no terms and conditions on use of the property. Before property is available for transfer, it must first be screened within the FAA. Transfers could be to an individual school or to a school

district for a school. No formal agreement is necessary to transfer equipment under this Act. Any document suitable for FAA property accountability purposes; e.g., Form 4650-12 may be used. See paragraph 9-9 for the types of equipment considered "education-related."

- a. Setting up the program. A fair amount of preliminary work needs to be done to implement Stevenson-Wydler. Activities will differ depending on whether a facility is located in a rural or urban area, co-located with other facilities or has other facilities in the same general area, how much education-related equipment is normally available within a given period of time, and whether or not implementation is handled locally or by the regional PDO. These decisions should be made in concert with local custodians, Airway Facilities' (AF) Logistics Management Specialists (LMS), if applicable, and the PDO. The following guidelines can be used to establish a direct-transfer program. Regardless of how the program is specifically implemented, it must be done in a fair and equitable manner without any real or apparent conflict of interest.
- (1) Because of the cost of shipment, schools should be within the same geographical area as the facility providing the equipment. Geographical area can be determined by the number of miles from a facility; e.g., a 50-mile radius or municipal boundary (city, county).
- (2) Once the geographical boundaries are established, all eligible schools within that area should be notified of the type of educational-related equipment which FAA facilities may generate. Information on eligible schools should be available from State and/or local educational organizations. Schools should be requested to advise FAA of their interest in the program, the types of equipment in which they have an interest, their plan on how they will use the equipment, and who is authorized to accept (on behalf of the school) any property which may be transferred.
- (3) The facility/organization (or group of facilities/organizations) should set up a local review committee (anonymous to schools and co-workers) to determine which school(s) should be offered the available equipment. The committee could be set up on either an ad-hoc or standing basis.
- b. Evaluation Criteria. The following criteria should be used to evaluate which schools should be offered available equipment:
- (1) Those schools that serve the poorest students. This could be determined by the percentage of students eligible for free and reduced-cost lunch, a Title 1 school, or schools in districts which have the largest number of students from low income families. This information should also be available from State and local educational organizations.
- (2) Those schools that lack access to adequate outside resources; e.g., a school that is located in an extremely rural area or in a large central city.
- (3) How a school plans to utilize the equipment. A school should have a well-planned education program established or envisioned. This equipment must be used for direct educational purposes. It cannot be transferred for administrative support of a school or school district.

c. Operating the Program.

- (1) A file should be maintained of the schools which indicated an interest in participating in the program, and the types of equipment in which they are interested.
- (2) Facilities should notify interested schools whenever equipment becomes available for transfer which match schools' need. Notification should include a complete description of what equipment is available. Property descriptions should include its condition, whether or not it is in working order, and any related materials which will be transferred with the property. Notification should also include a cut-off date for the school to indicate interest in any available items.
- (3) After the notification cut-off date, the committee reviews all requests and decides which school(s) will receive the equipment based on the established evaluation criteria. If the criteria shows schools with equal needs and programs, recipients can be selected by lot, on a rotating basis, or some other equitable manner.
- (4) The committee's decision is forwarded to the PDO, who will notify the school of the committee's decision and have the school arrange for transfer of the equipment. The school is responsible for all transportation activities and costs, including loading and unloading.

4-1. FSC's COMPOSED PREDOMINANTLY OF HAZARDOUS ITEMS				
FSC	Description			
6810	Chemicals			
6820	Dyes			
6830	Gases: compressed and liquefied			
6840	Pest control agents and disinfectants			
6850	Miscellaneous chemical specialties			
7930	Cleaning and polishing compounds and preparations			
8010	Paints, dopes, varnishes, and related products			
8030	Preservatives and sealing compounds			
8040	Adhesives			
9110	Fuels, solid			
9130	Liquid propellants and fuels, petroleum case			
9135	Liquid propellant fuels and oxidizers, chemical base			
9140	Fuel oils			
9150	Oils and greases: cutting, lubricating, and hydraulic			
9160	Miscellaneous waxes, oils, and fats			

4-4. **REPORTABLE/NONREPORTABLE EXCESS**. Property is classified as either reportable or nonreportable excess based on its FSC, acquisition cost, and condition code. Reportable property must be reported to GSA for nationwide screening to maximize visibility and utilization. In addition to the FSC's contained in Figure 4-2, Reportable Excess, on page 4-8, a condition code of salvage or better, and a unit cost, measured in acquisition dollars, at or above \$5,000 is required. Wood office

furniture in FSC 7110, systems furniture, and letter and legal size filing cabinets (both wood and metal) are exceptions and are considered reportable excess regardless of cost or condition. For Federal Information Processing (FIP) equipment, whether or not it falls within FSG 70, see paragraph 9-11. Any property not classified as "reportable excess" is "nonreportable."

- 4-5. **REPORTING EXEMPTIONS**. The following property is exempt from GSA utilization screening and should not be reported to GSA. They are however, to be included in annual reports of utilization.
- a. Property transferred under provisions of the Stevenson-Wydler Technology Innovation Act (see paragraph 4-3).
 - b. Direct transfers of excess property to other Federal agencies on a nonreimbursable basis.
- (1) After internal screening requirements have been satisfied, property may be transferred to an eligible agency without GSA approval when:
- (a) Reportable property has not been reported to GSA and the total acquisition cost of the transfer order does not exceed \$10,000.
- (b) Nonreportable property has not been reserved for special screening by GSA and the total acquisition cost of the transfer order does not exceed \$50,000.
- (2) When a requirement exists which exceeds the above limitations, the requesting activity must contact the servicing GSA office for verbal approval prior to the transfer.
- (3) The servicing GSA office must be given a copy of the transfer order by the receiving agency within 10 days from date of transfer order.
 - c. Perishables, defined as any foodstuffs which are subject to spoilage or decay.
- d. Hazardous wastes. Hazardous waste is to disposed of only under EPA, State, and local regulations. The custodian should contact the manufacturer, the agency's hazardous materiel technical personnel, or the local State or Federal EPA office for assistance, if needed. Another source of information is the Resource Conservation and Recovery Act (RCRA), Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), Emergency Planning and Community Right-To-Know) Act (EPCRA) Assistance Hotline operated by EPA (1-800-424-9346).
- e. Property for which EPA transfers accountability for hazardous materials to Federal agencies to conduct research or to perform cleanup of a contaminated site.
- f. Property dangerous to public health and safety. Unless directed by GSA, do not report property when an actual or potential hazard is such that an item is determined to be extremely hazardous. When it becomes excess, notify the servicing GSA office, identify the item, and describe the actual or potential hazard associated with the handling, storage, or use of the item. On a case-by-case basis, GSA will determine the appropriate disposal requirements and provide guidance.
 - g. Scrap and/or salvage (which strictly conforms to the definition contained in appendix 1).

- h. Property classified or otherwise sensitive for reasons of national security.
- i. Controlled substances (with solicitations limited to agencies authorized for transfer).
- j. Trading stamps and bonus goods.
- k. NRC-controlled materials.
- 1. Nonappropriated fund property.
- 4-6. **REPORTING DATA**. Reporting data must accurately include the following information on the items available:
 - a. General descriptive data:
- (1) National Stock Number (NSN) if available, or as a minimum, FSC. The FSC should be appropriately applied to the item name and description.
- (2) Noun name and extended description. Extended descriptions are especially important when only an FSC is provided or when a locally assigned number is used in lieu of a valid NSN. These descriptions should correlate with the noun names and be as complete as possible. In addition, the LIS equipment application code can be included, if known.
 - (3) Quantity available.
- (4) Condition code (figure 2-1 on page 2-2). The condition code should accurately reflect the property's physical condition. The codes are critical for determining whether property will be carried in the system as reportable or nonreportable as well as a key variable for potential users to determine if an item is usable and matches their requirements. For scrap or salvage, a statement should be included explaining how the property came to be so designated.
- (5) Acquisition cost (estimated if unknown). The reported value should be reasonable in light of the item name and description and like items previously processed.
- (6) Identification of hazardous materials or hazards associated with the item(s); e.g., transformers, capacitors, regulators, etc., that may have polychlorinated byphenyl (PCB) content. Identification should either be highlighted on the form or information such as "Hazardous Materials PCB's" typed by the item(s), and the information permanently retained for future reports. If there is a reasonable suspicion that hazardous materials may be present, review any documentation or databases, labeling or documentation available and/or contact either the FAA Logistics Center (FAALC) or the regional hazardous materials coordinator for a determination. (Equipment manufacturers and distributors can also be consulted to acquire information on the potential PCB content in personal property.)
- (7) Manufacturer's reference/part number, or FA or CA type, and serial number, if applicable.

- (8) Bar code number, if available.
- b. Location information:
 - (1) Location of the property; e.g., street, city, state, etc.
 - (2) Point(s) of contact name and telephone number.
- c. Special provisions.
 - (1) Reimbursement code (see Figure 4-3, Reimbursement Codes, on page 4-9).
 - (2) Labeling, special handling, or shipping requirements.
 - (3) Availability dates.
 - (4) Exchange/sale availability (for internal FAA screening).
 - (5) Shelf life, and shelf-life expiration date, if applicable, must be identified.

4-7. REPORTING HAZARDOUS MATERIALS.

- a. The report shall include a complete description of the actual or potential hazard associated with the handling, storage, or use of the item. The reporting document should state if the hazardous characteristics of the item are adequately described on a MSDS or HMIS record (or equivalent) and include the MSDS or HMIS record. If no MSDS or HMIS record is available, information must be obtained by the reporting activity and furnished with the report. The individual responsible for local environmental/safety compliance must certify that the item has been clearly documented, labeled, marked, placarded, and packaged in accordance with DOT regulatory provisions in 49 CFR 171-180. This certification should be included in the hazardous description.
- b. Many hazardous materials require special storage and handling. Property custodians are responsible for properly storing hazardous materials and ensuring the use of appropriate safeguards such as warning signs, labels, and protective clothing and equipment by authorized screeners inspecting excess hazardous materials.
- c. Shelf life, if applicable, must also be identified since in some states, hazardous materials automatically becomes hazardous waste when the shelf life expires. If so, it cannot be extended, the material be stored and processed as hazardous waste, and may only be onsite for 90 days.
- 4-8. **REPORTING METHODS**. Unrequired property should be reported electronically using the USD-produced facsimile of FAA Form 4800-1, Report of Excess Property. In specific circumstances manual processing of the form or use of other documents sufficient for providing needed data may be used, if approved by the PDO. For audit purposes the reporting site must retain a copy of the manual or automated document, signed by the custodian or authorized designee, for 3 years after final disposition of the property.

4-9. **REVIEW AND PROCESSING.** The custodian/PDO maintains oversight of reports to ensure complete and accurate information is provided. When information is missing or appears inaccurate, they should follow up with the reporting organization. If reports from a particular location frequently carry a condition code for salvage or scrap, additional guidance may be necessary to ensure the location is not attempting to circumvent the process by improperly assigning a condition code worse than the actual condition of the item.

- 4-10. **FAA SCREENING**. Unless otherwise specified, property is available for FAA screening for 3 work weeks from the day entered into USD, 1 week for screening within the reporting region and 2 weeks for FAA-wide screening.
- 4-11. **DEPARTMENTAL REUTILIZATION**. Personal property unrequired within FAA is made available for DOT screening concurrent with GSA screening.
- 4-12. **FEDERAL REUTILIZATION**. GSA is responsible for providing time for other Federal agencies to screen property before non-Federal entities. Most excess property entered into USD is automatically forwarded to GSA for nationwide screening. Federal employees are permitted access to FAA holding areas to screen property upon presentation of a valid Federal agency employee identification card. When property identified as under the provisions of special NAS disposal is reported to GSA, it will not screened for excess reutilization and donation.

4-13. TRANSFERS OF HAZARDOUS MATERIAL.

- a. Transfer documents must contain a complete description of the actual or potential hazard associated with the handling, storage, or use of the item. Descriptions must be in narrative form, complying with 29 CFR 1910.1200, in block 13c or as an addendum, a MSDS or HMIS record. Without a MSDS, the HMIS data (which fulfills the MSDS requirements) must be attached if the receiving activity does not have the HMIS readily available. The individual responsible for local environmental/safety compliance must review the item for conformance with applicable OSHA, DOT, NRC, and EPA labeling and packaging requirements. A certification to this effort should be included in the description of the hazard identified in the transfer documents for the item.
- b. The agency acquiring the excess property prepares the SF-122, or any other transfer order form approved by GSA, and is responsible for documenting their inventory record to clearly reflect the actual or potential hazard associated with the handling, storage, or use of the item. If available, a MSDS or a copy of the HMIS data must be provided with the SF-122.
- c. Custody of extremely hazardous materials is the responsibility of the owning or holding agency. Custody of other hazardous materials may be transferred in whole or in part to another Federal agency with that agency's consent.
- 4-14. EMERGENCY AND MAJOR DISASTER RELIEF. Excess property may be utilized in behalf of or loaned to State and local governments (with or without compensation) to provide assistance in alleviating suffering and damage resulting from an emergency or major disaster. Excess medicines, foods, and other consumable supplies may also be distributed to State and local governments for these purposes. Any such property reported to GSA will be withdrawn.

FIGURE 4-2. REPORTABLE EXCESS					
FSG	FSC	Description			
15	1510	Aircraft, fixed wing			
	1520	Aircraft, rotary wing			
	1560	Airframe, structural components			
16	All	Aircraft components and accessories			
18	All	Space vehicles			
19	All	Ships, small craft, pontoons, and floating docks (all but vessels over 1500 gross tons)			
22	All	Railway equipment			
23	All	Ground effect vehicles, motor vehicles, trailers, and cycles			
24	All	Tractors			
28	2805	Gasoline, reciprocating engines, except aircraft			
	2810	Gasoline, reciprocating engines, aircraft			
	2815	Diesel engines and components			
	2840	Gas turbines and jet engines			
32	All	woodworking machinery and equipment			
34	All	Metalworking machinery			
35	All	Service and trade equipment			
36	All	special industry machinery (all but 3690 specialized			
		ammunition and ordnance machinery and related equipment)			
37	All	Agricultural machinery and equipment			
38	All	Construction, mining excavating, and highway maintenance			
		equipment			
39	All	Materials handling equipment			
42	All	Fire fighting, rescue, and safety equipment			
43	All	Pumps and compressors			
49	4810	Motor vehicle maintenance and repair shop specialized equipment			
<u> </u>	4920	Aircraft maintenance and repair shop specialized equipment			
	4930	Lubrication and fuel dispensing equipment			
	4935	Guided missile maintenance, repair, and checkout specialized equipment			
	4940	Miscellaneous maintenance, and repair shop specialized equipment			
	4960	Space vehicle maintenance, repair, and checkout specialized equipment			
54	All	Prefabricated structures and scaffolding			
61	All	Electric wire and power and distribution equipment			
66	All	Instruments and laboratory equipment			
70	All	FIP equipment			
71	All	Furniture			
73	All	Food preparation and serving equipment			

	FIGURE 4-3. Reimbursement Codes	
Code	Description (to be sold by GSA)	Category (see Paragraph 5-1)
1	Reimbursable	Nondonable
2	Nonreimbursable	Donable
4	Reimbursable (exchange/sale)	Nondonable
5	Nonreimbursable	Nondonable
6	Reimbursable (only if sold)	Donable
7	Nonreimbursable (military property)	Donable
8	Reimbursable (military property	Nondonable
9	Nonreimbursable (Special NAS Disposal)	Nondonable
	Description (not to be sold by GSA)	
Α	Reimbursable	Nondonable
В	Reimbursable (only if sold)	Donable
С	Nonreimbursable	Donable
D	Nonreimbursable	Nondonable
E	Reimbursable (exchange/sale)	Nondonable
F	Reimbursable (foreign country equity)	Nondonable

- 4-15. **PROPERTY AT INSTALLATIONS DUE TO BE DECOMMISSIONED**. When an entire facility or installation will be decommissioned, closed, or abandoned, the PDO should give GSA advance written notice (as early as possible) of the impending availability of its property, unless inadvisable in the interest of national security. The notification should identify the installations, the scheduled date of property removal, and the last date the property will be needed. This is in addition to normal excess reporting identified in paragraph 4-7. If any hazardous removals are involved; e.g., asbestos or underground fuel tanks, the advance notice should also be provided to the regional hazardous material coordinator.
- 4-16. WITHDRAWALS AND CORRECTIONS. Submit requests for withdrawals or corrections of reported excess to the GSA office to which the original report was sent, via USD, on SF-120's, Report of Excess Personal Property (appendix 3, figure 4), or by any other method approved by GSA. Do not make disposition until withdrawal approval is received from GSA, except for property used for major disaster relief.
- 4-17. **PROCESSING TIMEFRAMES RETENTION OF CUSTODY**. Excess property is screened Government-wide for 21 calendar days. After this time it is considered surplus and is available for donation screening for another 21 calendar days. When using USD, FAA may assign the surplus release date or allow GSA to make the assignment. GSA may order the transfer of all or part of property to another agency or direct the custodian to retain custody pending disposition. Another 60 to 90 days is allotted for sale of property not transferred. PDO's should periodically follow up with the regional GSA office on any outstanding disposition actions. A USD form letter (generated 120 days after property has been reported) can be used to remind GSA when disposition instructions have not been received. Also see paragraph 9-23 for shelf-life requirements.

4-18. CARE AND HANDLING COSTS.

a. FAA is responsible for the cost of caring for, storing, handling, and preserving property during the entire disposal process. This involves protecting property against the hazards of fire, theft, vandalism, and weather, commensurate with the type, condition, and value of the property, including costs related to special handling requirements associated with any hazardous materials. Only the cost of transportation and handling incurred incident to the transfer of hazardous materials is paid for by the transferee agency if billed by the FAA.

- b. FAA pays direct costs related to the transfer and shipment of property to FAA if billed by the transferor agency. Overhead and administrative costs are not reimbursable even if shown on the billing document. Allowable costs include packing, preparation for shipment, loading, and shipping. Transferor agencies may waive direct shipping and transportation costs, and the FAA may elect to arrange and pay for packing, loading, and shipping the property from the transferor agency, if the transferor agency agrees. Billing for direct costs of less than \$100 for any single shipment should be avoided as uneconomical.
- 4-19. **OPERATION CLEANUP PROGRAM**. FAA property managers should conduct this program as prescribed in GSA Bulletin A-19 and ensure the campaign is scheduled biennially in February of each even year. Operation cleanup is designed to provide a positive and expeditious program for identifying idle and unrequired property and supplies, and reassigning such property where it is most needed.
- 4-20. CANNIBALIZATION. Cannibalization is normally used when NAS systems and equipment are being decommissioned and spare parts for remaining systems are no longer available. See Chapter 8 for requirements for disposition plans of NAS systems and equipment. There are, however, other reasons to cannibalize unrequired property. Custodians should indicate their desire to cannibalize an item, in writing to the PDO, as part of the initial processing. No item is to be cannibalized without written authorization of the PDO. Since cannibalization makes the item unsuitable for redistribution, the custodian's request should include a listing of items to be salvaged, the use to be made of the salvaged items, and the reason cannibalization is preferred over offering the whole item for reuse.
- 4-21. PRECIOUS METALS RECOVERY PROGRAM. This program recovers precious metals from items such as photographic and electronic equipment, batteries, film, printed circuit boards, solder, electroplating solutions, etc. It conserves valuable resources and reduces pollution. AFR-102, is FAA's contact point for this program. The FAA uses a Departmental Interservice Support Agreement with the DRMS to recover materials that potentially contain precious metals. DRMS representatives provide assistance, on a nonreimbursable basis, identifying precious metals, methods of recovery, and operating instructions for participation in their program. DRMS will not however, process film for precious metals recovery if it is still in cans and/or on reels. Any recovered precious metals and materials containing precious metals are to be turned in to DRMS. If DRMS is unable to process the property under the precious metals recovery program, be sure to annotate the precious metals content on all documents.

CHAPTER 5. DONATION OF SURPLUS PROPERTY

- 5-1. **ELIGIBLE PROPERTY**. Property may be donated only after it has been determined surplus to any Federal Government needs. Donation is secondary to any need by a Federal agency, but takes precedence over sale, abandonment, or destruction. Donable property is any surplus property except:
 - a. Such property as may be specified by the Administrator, GSA.
- b. Surplus agricultural commodities, food, and cotton or woolen goods determined by the Secretary, Department of Agriculture.
 - c. Property in trust funds.
 - d. Nonappropriated fund property.
- 5-2. **GSA ROLE**. GSA has overall responsibility for developing and administering policies and procedures required to conduct the Federal donation program and identifying eligible donation recipients. The AUO reviews FAA surplus property listings and acts as a liaison between FAA, state agencies. They ensure eligible donees are made aware of available property, maintain "want lists" of donee needs, and refer available property to satisfy those needs. While PDO's may actively search for and identify potential donees, approval authority remains with GSA.
- 5-3. **SCREENERS**. All non-Federal agency representatives must be authorized and certified by GSA and have a GSA-issued identification card to screen property. Requests for screener cards should be submitted to GSA by the appropriate state agency. FAA may submit requests if it wishes other donee screeners to be certified. PDO's should coordinate with the servicing GSA office (and possibly the state agency) on questions relating to the eligibility of other donees prior to releasing property for donation.
- 5-4. **SCREENING PROCEDURE**. Property is available for donation for 21 calendar days following the surplus release date. Property can be screened from FAA excess reports, physical inspections, or GSA's SCREEN system. On-site screening may be available on a case-by-case basis. GSA is to provide the PDO with 15 days notice prior to the date on-site screening is scheduled. If separate screening for the utilization and donation phases is not practical, concurrent screening may be scheduled. Participation in on-site screening is limited to state agencies and eligible donee representatives designated by the state agency. A screening period of 5 workdays is normally sufficient. Property selected for GSA on-site screening should be specifically identified and set aside in a separate area. Either GSA or the state agency representative should be present during all screening sessions.
- 5-5. **PROCESSING PROPERTY FOR DONATION**. All transfers to state agencies, service educational activities, and public airports are accomplished by use of the SF-123, Transfer Order Surplus Personal Property (appendix 3, figure 5).
- a. Property is "frozen" (reserved for a specific donee) when the SF-123 is submitted to GSA for approval. A SF-123 received after the end of the donation screening period may be approved if

the property is still available and the PDO agrees to set the property aside pending approval from GSA. An information copy of the form should be sent to the FAA holding activity. Also, the PDO will freeze nonreportable surplus property upon notification within the donation screening period (by a responsible Federal official, state agency or other authorized donee representative) that the property is requested for donation. This request will show that the donee is sufficiently serious about the property to provide requisitioning data. To execute a "freeze," the PDO initiates a transfer action within USD.

b. Once an approved SF-123 and shipping/pick up instructions are received, the PDO should notify the donee that the property is available. Regional holding (storage) areas may be established to facilitate pick up. The donee is responsible for removing the property within 15 calendar days after notification. FAA personnel are not to act as an agent or shipper for the transfer. Each donee is responsible for the cost to pick up and ship donated property. Property unclaimed over 42 days will be issued on a first-come basis with other eligible donees or processed for sale. If a donee cannot utilize the frozen property, GSA can release the property and make it available for further screening.

5-6. DONATION OF HAZARDOUS MATERIAL.

- a. Surplus property identified as hazardous material is normally available for donation. Surplus hazardous property may be donated if the donee (1) is informed, via MSDS, HMIS data, or written narrative that the item is hazardous and is furnished special handling and/or other appropriate information, and (2) signs the following certification:
 - I (we) hereby certify that the donee has knowledge and understanding of the hazardous nature of the property hereby donated and will comply with all applicable Federal, State, and local laws, ordinances, and regulations with respect to the care, handling, storage, shipment, and disposal of the hazardous material(s). The donee agrees and certifies that the Government shall not be liable for personal injuries to, disabilities, or death of the donee or the donee's employees, or any other person arising from or incident to the donation of the hazardous material(s), or its final disposition. Additionally, the donee agrees and certifies to hold the Government harmless from any or all debts, liabilities, judgments, costs, demands, suits, actions, or claims of any nature arising from or incident to the donation of the hazardous material(s), its use, or final disposition.
- b. FAA is responsible for the identification, reporting, and proper storage of hazardous materials, including use of appropriate safeguards and personal protection for donation screeners. State agencies, or the donee when applicable, prepare the SF-123, including a full description of the actual or potential hazard associated with the property in block 12c or as an addendum. GSA approves transfers making sure all required certifications and agreements accompany the SF-123 before approval. Any costs incident to repacking or recontainerization are borne by the state agency and/or donee.
- c. FAA personnel are also responsible for complying with supplementary donation requirements for special categories of surplus hazardous property in accordance with 41 CFR Chapter 101. Additional information regarding these special requirements is provided in paragraph 9-16 and appendix 5 of this order.

5-7. **DONATIONS FOR DISASTER RELIEF**. Surplus property may be donated to State and local governments for their use and distribution in accordance with the Federal Emergency Management Agency (FEMA) when the President declares an emergency or a major disaster. All donations for major disaster assistance requires prior approval of GSA, except where property ready transferred to a state agency is being donated to an eligible donee by the state agency.

- 5-8. **DONATIONS TO PUBLIC AIRPORTS**. FAA has a special interest in channeling surplus property to assist civil aviation. The latest version of Order 5150.2, Federal Surplus Personal Property for Public Airport Purposes, prescribes policy and procedures for this program. The Office of Airport Planning and Programming (APP) is responsible for the donation of such property. They are also responsible for enforcing the terms and conditions under which property is transferred for airport purposes. Flyable aircraft are specifically excluded from donation. FAA may approve, however, requests for use by airport owners of cannibalized and demilitarized aircraft for firefighting and rescue training purposes.
- 5-9. **DONATIONS TO PUBLIC BODIES**. See appendix 1 for a definition of public body.
- a. Prior to initiating a sales action (either through GSA or FAA), surplus property (other than controlled substances or combat materiel) may be donated directly to public bodies provided a written finding is made by the PDO that:
 - (1) The property has no commercial value.
- (2) The estimated cost of continued care and handling of the property exceeds the estimated sale proceeds.
- b. When the original acquisition cost (estimated if not known) of a line item of property exceeds \$1,000, donation will be approved by either the property manager or logistics division manager in addition to the PDO's written finding.
- c. All costs of packing, preparation for shipment, demilitarization, or rendering safe and harmless, loading or unloading, transportation, or any other direct costs incident to donation to a public body are borne by the donee. Documents supporting billing charges for these services will be provided to the servicing accounting activity.

4800.2C 05/31/96

5-10. WITHDRAWING PROPERTY FROM DONATION.

a. Prior GSA approval is normally required to withdraw surplus property from donation. However, to meet essential, valid requirements in emergency situations, property may be withdrawn without prior GSA approval; but the PDO must notify GSA immediately of such action. FAA may recover donated property from a state agency because of an exigency. When this occurs, the FAA is responsible for paying the state agency their costs associated for the care, handling, and transportation of the property.

b. Reimbursement to a state agency for property withdrawn because of disaster assistance will be made by the state receiving the property. Any property withdrawn but no longer required will be returned to the state agency.

CHAPTER 6. PROCESSING PROPERTY FOR SALE

SECTION 1. GENERAL

6-1. GOVERNMENT SURPLUS PROPERTY SALES PROGRAM. The program's objective is to sell surplus property in an economical manner that will achieve the greatest net return in accordance with Government contractual regulations. Surplus property may be offered for sale if no donees have identified a requirement for the property. However, any Government need for the property (within the FAA or by another Federal agency) takes precedence over a sale if it is identified prior to actual removal of the property from FAA control.

6-2. AUTHORITY TO SELL FAA PROPERTY.

- a. Under FPMR Subpart 101-45, FAA is responsible for determining whether it will report property to GSA for sale or conduct/contract for the sale of its own property. The reimbursable code (Figure 4-3 on page 4-9) reported on the SF-120, is used by GSA to determine whether or not it should schedule the property for sale.
 - b. Establishing a FAA sales program is at the option of each region.
- c. Other alternatives to using either GSA or FAA personnel to sell FAA property include contracting out the sales program to a commercial company or use of another Government agency to conduct the sales for us, either as part of a Cooperative Administrative Support Unit (CASU) or interagency agreement. Any sales conducted by a commercial company must comply with the provisions of this order.
- 6-3. **SALE OF HAZARDOUS MATERIAL**. The SF-126, must contain a certification, executed by the PDO in block 16c, or as an addendum, that the item has been clearly labeled and packaged as required. The SF-126 must also contain or be accompanied by a full description of the actual or potential hazard associated with the handling, storage, or use of the item. Such description shall be furnished by providing a MSDS, a printed copy of the record, corresponding to the hazardous material being reported from the HMIS, or a written narrative, included in either block 16c or as an addendum, which complies with the requirements of 29 CFR 1910.1200. The following special methods and procedures apply to sales of hazardous materials.
 - a. Sales that offer hazardous materials are to be conducted separately from other sales.
- b. Sales catalogs or listings which offer hazardous materials are to be mailed to only to those persons or companies that have expressed an interest in buying hazardous materials.
 - c. Sales catalogs, listings, and Invitations for Bids (IFB) must:
 - (1) Limit the materials in each lot to a single FSG.
 - (2) Indicate in the description if a MSDS has been issued for the property being sold.
 - (3) Indicate in the item description if an item is being sold only for its material content.

d. For a bid to be considered, the bidder must sign the following certification:

The bidder hereby certifies that if awarded a contract under this invitation for bids, the bidder will comply with all applicable Federal, State, and local laws, ordinances, and regulations with respect to the care, handling, storage, shipment, resale, export, or other use of the material hereby purchased. The bidder will hold the Government harmless from any or all debts, liabilities, judgments, costs, demands, suites, actions, or other claims of any nature arising from or incident to the handling, use, storage, shipment, resale, export, or other disposition of the hazardous items purchased.

- e. Hazardous items generally require special storage and handling. FAA is responsible for proper storage of hazardous items, providing all necessary information to ensure that prospective bidders are informed of hazards, and to list the precautions for bidders to protect themselves.
- f. FAA is also responsible for complying with supplementary sales requirements for special categories of surplus hazardous property in accordance with 41 CFR Chapter 101. Additional information regarding these special requirements is provided in appendix 5 of this order.
- g. Prior to shipping hazardous materials, the shipping officer (whomever signs the shipping order) is to certify on the shipping document, based on their own examination, that the materials are properly classified, described, packaged, marked, and labeled, and are in proper condition for transportation in accordance with hazardous materials regulations. The shipper must provide one copy to the originating carrier and retain the other for at least 1 year.
- 6-4. **SALE TO FAA EMPLOYEES.** FAA employees are prohibited from bidding either directly or indirectly on FAA property if they have had any part in conducting the sale or were directly connected with the property in the ordinary discharge of their employment responsibilities.
- 6-5. **GSA-CONDUCTED SALES**. The basic services for property reported for GSA sale are contained in Figure 6-1, GSA Services and Rates, on page 6-3.
- 6-6. **GSA SALE RATES**. The GSA sales function is no longer an appropriated activity. GSA may retain a portion of the sale proceeds of GSA-conducted sales to cover their administrative costs, based on annually established service rates. GSA will recover its costs by deducting its service charges from the proceeds of the sale rather than billing the agency. This includes proceeds reimbursable to the FAA under exchange/sale guidelines.
- a. Basic GSA services and rates are shown in figure 6-1, on page 6-3. Rates for accessorial services; namely transportation, storage, maintenance, and reconditioning of property prior to sale, will vary according to local market conditions and will be published in bulletins available from the servicing GSA region.
- b. GSA will resell property when the sale contract is terminated for default at no additional cost to the FAA. GSA will charge FAA to resell property when the sale contract is terminated for cause; e.g., misdescription of the property, if the cause is attributable to the FAA.

FIGURE 6-1. GSA SERVICES AND RATES

- 1. Basic Services Auction sales. The following services are covered under basic rate.
 - (1) Property cataloging
 - (2) Maintenance of mailing list
 - (3) Printing and distribution of announcement to bidders on mailing list
 - (4) Normal media advertising (one newspaper or equivalent)
 - (5) Registration of bidders
 - (6) Auctioneer
 - (7) Onsite contracting officer
 - (8) Award document preparation
 - (9) Onsite collection of proceeds
 - (10) Follow-on collection of late payments
 - (11) Security service
 - (12) Deposit of proceeds
 - (13) Distribution of proceeds
 - (14) Financial and property line item accountability
 - (15) Contract administration
- 2. Basic Services -Sealed bid sales. The following services are covered under the basic rate.
 - (1) Property cataloging
 - (2) Maintenance of mailing list
 - (3) Printing and distribution of announcement to bidders on mailing list
 - (4) Bid opening
 - (5) Contract awards
 - (6) Preparation of award documents
 - (7) Financial and property line item accountability
 - (8) Contract administration
- 3. Basic service rates: Vehicles exchange/sale and other reimbursable sales.

Auction

\$ 125 per vehicle

Sealed bid

\$ 75 per vehicle

4. Basic service rates: Commodities other than vehicles - exchange/sale and other reimbursable sales.

Item Value

Rate Per Item

< \$1,001

20% of gross proceeds

\$1,001-\$5,000 15% of gross proceeds

\$5,001-\$25,000 12% of gross proceeds

\$25,001-\$50,000 8% of gross proceeds

> \$50,000

Negotiable based on customer requirements and costs

5. Additional services provided a variable rates set by the servicing GSA region, include transportation, storage, maintenance, and reconditioning.

4800.2C 05/31/96

c. GSA will notify FAA by copy of the GSA Form 27, Purchaser's Receipt and Authority to Release Surplus Personal Property (appendix 3, figure 6) that property may be released to the purchaser. An SF-1081, Voucher and Schedule of Withdrawals and Credits (appendix 3, figure 7), will also be provided. Both forms are used as internal accounting documents. If a purchaser fails to remove the property within the period specified, the PDO should notify GSA, in writing, so that appropriate action may be taken.

- 6-7. **FAA RESPONSIBILITIES WITH GSA-CONDUCTED SALES**. Property is reported to GSA either through USD or with a SF-126, if processed manually. If GSA sells FAA property, we will be responsible for:
- a. Providing the appropriate GSA regional office with information necessary for effective sale of property and the accounting data for appropriate application of gross proceeds.
 - b. Transporting property to a consolidated sales site when agreed to by FAA and GSA.
 - c. Providing for inspection of property by prospective bidders.
- d. Providing facilities for conducting the sale and essential administrative, clerical, and labor assistance when requested by GSA.
 - e. Assisting in the physical lotting of property.
 - f. Pending disposal, performing and bearing the cost of care and handling of the property.

SECTION 2. FAA SALES - PROGRAM REQUIREMENTS

6-8. FAA-CONDUCTED SALES.

- a. Selling FAA property results in a legal contract, binding on both the FAA and the purchaser. Because of the complexities associated with selling Government property, FAA property shall be sold by competitive bid sale after advertising. In addition, FAA-conducted sales are limited to sealed bid, auction, or spot bid sales.
- b. The selection of the level and type of marketing; e.g., market research, sales promotion, advertising, publicity, sale method, should be based on the type of property being sold and can have a substantial influence on the competition on a given sale. It in turn has a direct effect on the proceeds received from the sale. Figure 6-2, Determining the Best Method of Sale, on page 6-6, lists factors, circumstances, and conditions which should be considered when determining the most advantageous method of sale.
- c. Appendix 3 contains additional forms related to the sale of Government property not specifically identified in this chapter. The GSA forms are shown for illustration purposes only.

6-9. **FAA SALES CONTRACTING OFFICERS (SCO)**. Before FAA employees are authorized to conduct an FAA sale, they must meet the following criteria:

- a. For sale of property which GSA or the property manager has identified as having "no commercial value," no specific criteria is specified.
- b. For expected sales proceeds under \$500, employees must have a formal sales contracting officer warrant issued by the regional logistics manager, or equivalent. GSA's Personal Property Utilization and Disposal course (or equivalent) must be completed before a warrant can be issued.
- c. For expected sales proceeds between \$500 and \$2,500, employees must have a formal sales contracting officer warrant issued by the regional logistics manager, or equivalent. GSA's Personal Property Sales course (or equivalent) must be completed before a warrant can be issued.
- d. For expected sales proceeds in excess of \$2,500 employees must have a formal sales contracting officer warrant issued by the regional logistics manager, or equivalent. The following GSA courses (or equivalent) must be completed before a warrant can be issued:
 - (1) Personal Property Sales
 - (2) Government Contract Property Administration
 - (3) Disposal Contract Law

6-10 SEALED BID SALES.

- a. In sealed bid sales, bidders are required to submit to the office designated for receipt and opening of bids, sealed written bids on authorized bid forms for public opening at a time and place designated. This method allows time to examine and consider all factors before deciding whether to make an award. It is normally used when:
- (1) Quantities in the sale are attractive to a widely dispersed market, such as a national or extended regional market.
- (2) Property attracts a specialized group of buyers interested in scrap, technical items of limited or unknown commercial interest, or waste.
- (3) Quantity, type, and location of the property would not attract attendance at a participatory sale.
 - b. Formal Sealed Bid Term sale.
- (1) Term sales are usually restricted to sales of scrap. Term sales for usable property must have prior approval of the property manager. In addition to the criteria stated above for formal sealed bid sales, a term sale should be used when:
 - (a) Property is generated on a fairly regular basis; e.g., daily, weekly, monthly.

- (b) Property is scrap; e.g., scrap paper or metals.
- (c) Property is generated in quantities sufficient to make it economical for a purchaser to expend resources on a regular basis in the performance of the contract.
- (d) Storage facilities are small and/or at a premium and continued storage of the generations might create a potential fire or safety hazard.
 - (e) Property is perishable or environmentally unsafe to store.

FIGURE 6-2. DETERMINING THE BEST METHOD OF SALE

- 1. Type of property
- 2. Quantity
- 3. Condition
- 4. Market Area
- 5. Location of property in relation to market area
- 6. Transportation and handling costs relative to value
- 7. Cost of preparation and conduct of sale
- 8. Past sales experience
- 9. Time and space constraints at storage point
- 10. Cost of sale versus anticipated proceeds
- (2) Normally this method of sale will not be used when:
 - (a) Usable property is to be sold.
- (b) Property to be sold is nonferrous scrap such as scrap brass, copper, etc. The volatility of these markets and the opportunities for bidders to control the market make the use of this method prohibitive.
- (c) Generations are so small that they discourage bidders from participating due to the economics involved; e.g., the cost to pick up/process property exceeds the cost to sell at a profit.
- c. Informal sealed bid. This method of sale is used for sales involving small amounts of numerous items of property when:
 - (1) The cost of conducting a formal sealed bid, spot bid, or auction is not justified.
- (2) The types and quantities of property offered require extended market coverage to obtain maximum return.
- (3) Small quantities of property offered are located at numerous locations over a wide geographic area.
 - (4) A bid deposit is not required.

- (5) Required personnel are not available to conduct an auction or spot bid sale (see paragraphs 6-11 and 6-12).
- d. Additional specific information relating to conducting sealed bid sales is contained throughout this chapter.
- 6-11. **AUCTION SALES**. This method is effective when selling large quantities of property with good commercial appeal and there is a variety of commodity groups, a quantity of specialized groups such as heavy equipment or machine tools, or a sufficient quantity of specific groups of property that will appeal to local and national buyers.
 - a. Consider the following factors when determining whether an auction should be held:
 - (1) Nature and extent of the demand for the property to be sold.
 - (2) Location of the property in relation to potential buyers.
- (3) Adequacy of facilities for conducting an auction. It does not have to be held at a FAA facility. It can be conducted at a hotel/motel or similar convenient location with adequate facilities.
- b. Additional specific information relating to conducting auction sales is contained throughout this chapter.

6-12. SPOT BID SALES.

- a. This method of sale is used when the following criteria is met
- (1) There is a variety of consumer-type property at one location for which there would be substantial interest and demand.
 - (2) Prompt removal of property is essential.
- (3) The property and location are such that good attendance can be expected to ensure maximum, free competition.
- (4) Individual lots are small or so varied that the cost of printing lengthy lists of property with detailed commercial descriptions (essential to sealed bid sales) would be excessive.
- (5) The total volume is sufficient to warrant the extra cost of travel, particularly to locations away from the sales office city.
- (6) The total volume of property for sale can reasonably be expected to be absorbed within the local area without adversely affecting the estimated fair market value of the property.
- b. Additional specific information relating to conducting spot bid sales is contained throughout this chapter.

SECTION 3. FAA SALES - CONTRACTUAL REQUIREMENTS

- 6-13. CONTRACT SALE TERMS AND CONDITIONS. The general sale terms and conditions, with other procedural information relative to the sales offering, IFB's, sales letter, announcement, or flyer, establish the ground rules which apply to a specific sale and contract issued. A contract is an agreement between two or more parties enforceable by law. It can be oral or written; but Government sales contracts must be written and signed by the SCO. There are five basic elements of a contract, as follows:
- a. Offer. The offer is the communication which creates a power of acceptance in the offeree. To be valid, an offer must meet the following conditions:
- (1) The expression must be intended as an offer. An IFB is not an offer, but an invitation for others to make offers. In sales contracting, the bidder makes the offer, FAA makes the acceptance.
- (2) It must be complete in all its essential terms. In Government sales contracting, whenever an offer is submitted which fails to meet this requirement, that bid is rejected on the grounds it is nonresponsive.
- (3) It must be communicated with the offeree. In Government sales contracting, this normally requires the offer to be submitted before the bid opening date. With the exception of certain permissible late bids, bids received after the bid opening date are not considered.
 - (4) It must be clear and unambiguous.
- b. Acceptance. Sales acceptance occurs when the SCO agrees that the price(s) offered for the property represents a fair return. This is done by the mailing of an award at sealed bid sales. At spot bid sales, it is accomplished by announcement that an award is made. At auctions, the award is made when an item is "knocked down" by the auctioneer.
- c. Consideration. This is the price bargained for and bid. FAA's consideration will usually be its promise to award an item of property to the highest responsible and responsive bidder, price and other factors considered. The purchaser offers as consideration a promise to pay the price stated in the bid document. This signifies "mutuality of obligation." A contract that lacks consideration is null and void.
 - d. Legal and possible objective. All contracts must have a legal and possible objective.
- e. Competent Parties. All parties to a contract must be competent; i.e. have the legal capacity to enter into a contract.

6-14. PRESCRIBED FORMS.

- a. SF-114, Sale of Government Property Bid and Award (appendix 3, figure 13).
- (1) The SF-114 has spaces to be completed by FAA and the bidder. It provides that the SF-114c and the standard form of special conditions applicable to the method of sale being employed are made a part of the Invitation for Bid by reference. The block indicating the standard form of special conditions for the appropriate method of sale must be checked by the FAA. If special terms and conditions in addition to those contained in the prescribed standard forms are required, they are made part of the invitation by reference. Such additional terms and conditions should be identified by a form number and so indicated in the appropriate place on SF-114. Special terms and conditions that are not identified by a form number must be included in the invitation and not made part thereof by reference. SF-114c and the applicable standard forms of special conditions may be attached to the invitation for bids at FAA's option. The SF-114 is part of the sealed bid sales and may be used in auction and spot bid sales.
- (2) The time set for bid opening or commencement of a sale will be the local time at the place of bid opening or sale and be indicated in the appropriate block on SF-114. The opening time will include the phrase "local time at the place of bid opening" in lieu of references to "daylight time" or "daylight savings time" and abbreviations such as "EDT" or "PDT." When the SF-114 does not readily permit the inclusion of the phrase "local time at the place of bid opening," use an asterisk to call attention to an explanatory phrase stated elsewhere in the IFB. The time set for commencement of spot bid and auction sales is also the local time at the place of sale, indicated in an appropriate place in IFB's and sales offerings.
- b. SF-114a, Sale of Government Property Item Bid Page Sealed Bid (appendix 3, figure 14). This form requires entries be made by the bidder prior to submission of bid. It provides for the bidder to enter the item number of the property on which s/he is bidding, the offered unit price bid per item, and the total price bid per item. Except as indicated in paragraph c below, this form will be made part of sealed bid sales.
- c. SF-114b, Sale of Government Property Item Bid Page Sealed Bid (appendix 3, figure 15). This form may be used in lieu of SF-114a when:
 - (1) The number of property items being sold can be described sufficiently on one page.
 - (2) Property is offered on an "as generated" basis (term-type sale).
 - (3) Bidding on an incremental basis is permitted by the terms and conditions of the sale.
- (4) A SF-114a might not be appropriate, in which case a short, accurate, and to the extent feasible, commercially clear description will be prepared for each item offered for sale.
- d. SF-114c, Sale of Government Property-General Sale Terms and Conditions. The SF-114c is applicable to all sales of personal property and is part of all sales invitations, either by reference, by attachment, or both. It lists 25 general sales terms and conditions, some of which may be modified, deleted, or expanded. If included in contracts, they are binding on the FAA and the purchaser. It is important that anyone involved in the sale of personal property understand the terms

4800.2C 05/31/96

and conditions to avoid a possible breach of contract. General sales terms and conditions that are typically included in sales offerings, either for emphasis or because of a required modification are shown below:

- (1) Inspection (condition #1).
- (2). Condition and location of property (condition #2).
- (3) Title (condition #7).
- (4) Delivery, Loading, and Removal of Property (condition #8).
- (5) Interest (condition #11).
- (6) Risk of Loss (condition #14).
- (7) Limitation on Government's Liability (condition #15).
- (8) Oral Statements and Modifications (condition #16).
- (9) Disputes (subject to the Contract Disputes Act of 1978 [P.L. 95-463]).
- (10) Withdrawal of Property After Award (condition #22).
- (11) Eligibility of Bidders (condition #23).
- (12) Definitions (condition #25).
- e. Special conditions applicable to the sale of Government property are contained in SF-114c-1 through SF-114c-4 (appendix 3, figures 16, 17, 12, and 11, respectively). They address requirements for submission, consideration, modification, and withdrawal of bids, awards, bid deposits, partial payments, etc., that are applicable to a special type of sale (sealed bid, spot bid, or auction). As in general sale terms and conditions, the special terms are a part of the sale, either by reference, or by inclusion in the sales offering.
- f. In addition to the terms and conditions of sale contained in the SF-114 series, other information and conditions of sale provided in the sales offerings are shown in Figure 6-3, Other Special Conditions, on pages 6-11 and 6-12.
- 6-15. **MISDESCRIPTION**. When it becomes known prior to award that an item of property offered by the sealed bid method of sale is misdescribed, the item will be withdrawn immediately from sale and readvertised on a subsequent offering. Bids received for an item withdrawn prior to bid opening are not be recorded on the abstract of bids. This is also the procedure for spot bid sales when attendance by prospective buyers is not required. However, such an item may be sold at an auction or spot bid sale where attendance is required in order to submit bids, provided the misdescription is called to the attention of all bidders and the item is described correctly; bids are requested on the item as "redescribed"; and the successful bidder confirms that his/her bid was submitted on this basis by signing a proper notation on the award document.

- 6-16. **NOTICE OF AWARD**. A form similar to GSA Form 27, or Optional Form (OF) 16, Sales Slip (appendix 3, figures 6 and 18), must be prepared as soon as possible after award. Prior to preparing the award for each proposed successful bidder, the SCO carefully examines the highest bid received to ensure that:
 - a. The bid is signed.
- b. The bid is accompanied by a bid deposit, if required, in the full amount and in an acceptable form.
- c. There are no qualifications which, if the bid was accepted, would compromise the position of the FAA or would afford the bidder an advantage over other bidders.
- d. The name of the bidder does not appear on the Bidders Indebtedness List or the Consolidated List of Debarred, Suspended, and Ineligible Contractors.
- e. The bid fairly represents the best price obtainable in conjunction with the established upset price.
- f. The bid is not so far in excess of the next highest bid or of the established upset price as to indicate a possible mistake.
- g. When there is a substantial difference between bid prices and the established upset price, a review should be made to determine if it is to FAA's advantage to accept the highest bid. If it is considered advantageous to accept the highest bid, the award may be made and an appropriate notation made in the contract file setting forth the reasons for accepting a price that is substantially less than the upset price. If the highest bid is considered unreasonable, all bids for that particular item or lot will be rejected and, unless some other disposition is in order, the property reoffered on a subsequent sale. A notation as to why the highest bid was rejected is recorded in the sale file. When the property for which all bids were rejected is reoffered, a review should be made to determine the adequacy of the distribution of the offering and advertising.

FIGURE 6-3. OTHER SPECIAL CONDITIONS

- 1. **Payment**. Certified payments are required. Uncertified personal or business checks are not acceptable forms of payment for this sale. Payment must be in cash, certified check, money order, traveler's check, cashier's check, irrevocable commercial letter of credit, or other certified form.
- 2. **Default**. You are cautioned to bid only on those items you are prepared to pay for and remove in accordance with the terms and conditions of this sale. All items awarded to you as the high bidder are contractually yours and must be paid for and removed within the time allowed by this Invitation for Bids. Failure to do so may subject you to pay as liquidated damages a sum equal to the greater of a) 20 percent of the purchase price of the item(s) as to which the default has occurred, or (b) \$25.00, or (c) the purchase price of such items(s) if the purchase price is less than \$25.00.
- 3. **Bidders Indebted to the Government**. Purchasers of surplus personal property must make arrangements to pay promptly all amounts administratively found to be due to the United States Government arising out of their prior purchase of surplus personal property. Failure to pay any such amount upon demand may be cause for rejection of all future bids until such time as the debt is paid.
- 4. Sales to Government Employees. To the extent not prohibited by the regulations of an Executive agency, an employee of such agency (either a civilian or a member of the Armed Forces of the United States, including the U.S. Coast Guard, on active duty) may be allowed to purchase Government personal property The term "employee" as used in this statement includes an agent or immediate member of the household of the employees.
- 5. **Property Condition**. Deficiencies, when known, have been indicated in the item description. However, absence of any indicated deficiency does not mean the item may not have deficiencies. Bidders are cautioned to inspect property before bidding.
- 6. Removal Responsibilities. Property custodians are not responsible for and will not make any removal arrangements. The successful bidder must make these arrangements, including labor for packing, crating, removal, and transportation. The property custodian must be notified in writing, of the removal arrangements and must have proper authorization to release property to anyone other than the successful bidder.
- 7. Consideration of Bids. Telephonic and telegraphic bids are not acceptable and will not be considered. The terms "telegraphic bid" and "telegraphic notice" include bids and notices by telegram and mailgram. Qualified bids; i.e., bids specifying order of choice, and unsigned bids are not acceptable and will not be considered.

FIGURE 6-3. OTHER SPECIAL CONDITIONS (continued)

8. **Description Warranty**. Description of an item in a sales offering is warranted by contract to be accurate. It includes count within some limitations but does not include condition or a warranty as to the marketability or usefulness for any specific purpose. It is not a warranty of purchaser satisfaction. The clause reads:

DESCRIPTION WARRANTY (GSA FORM 2736)

"The Government warrants to the original purchaser that the property listed in the Invitation for Bids will conform to its description. If a misdescription is determined before removal of the property, the Government will keep the property and refund any money paid. If a misdescription is determined after removal, the Government will refund any money paid if the purchaser takes the property at his expense to a location specified by the contracting officer. No refund will be made unless the purchaser submits a written notice to the contracting officer within 15 calendar days of the date of removal that the property is misdescribed and maintains the property in the same condition as when removed. After property has been removed, no refund will be made for shortages for property sold by the lot.

"This warranty is in place of all guarantees and warranties, express or implied. The Government does not warrant the merchantability of the property or its fitness for any use or purpose. The amount of recovery under this provision is limited to the purchase price of the misdescribed property. The purchaser is not entitled to any payment for loss of profit or any other money damages, special, direct, indirect or consequential. Clause No. 2 of Standard Form 114c is deleted."

- 9. **Interest**. The quarterly percentage rate established by the Department of Treasury, reflecting the current value of funds to the Treasury, will be used instead of 6 percent under condition 11 entitled "Interest," General Sale Terms and Conditions (SF-114c, 1974 Edition). This rate is published quarterly in Treasury Department Bulletins.
- 10. **Inspection Period**. A sufficient period of time shall be allowed prior to the closing date for submission of bids to permit inspection of the property by potential bidders. Unless unusual circumstances dictate, there should be a maximum of 21 calendar days and a minimum of 7 calendar days depending on the circumstances of the sale, the method of sale, the volume of property offered for sale, or the location of the property being offered. If the inspection period is going to be less than 7 calendar days, the IFB's, flyers, or other announcements shall be distributed far enough in advance of the inspection period to provide prospective bidders sufficient time to plan their inspections.
- 11. Bid opening place, date, and time. Careful planning must be exercised in establishing bid opening dates, places, and times to preclude any conflicts with other scheduled sales or any sales business planned for that particular time.

SECTION 4. FAA SALES - ADMINISTRATIVE PROCESSES

- 6-17. **PROPERTY DESCRIPTIONS**. One of the most important elements in the preparation of IFB's is complete, adequate, and accurate descriptions of the property being offered for sale. An adequate description can increase the number of bids received. Conversely, inaccurate and incomplete descriptions discourage bidding. Buyers must know on what they are bidding.
- a. Sales personnel must provide the most accurate and complete description possible, reviewing each item description of property submitted for sale. Any major change in the factual information will not be made by sales personnel until it is verified with the reporting organization. If descriptions of property provided are inadequate, sales personnel are to either contact the reporting facility or return the reporting document for inclusion of the needed information.
- b. The following descriptive information, to the extent feasible, is to be included as part of the item description in all IFB's and other listings of property for sale:
 - (1) Noun name and a clear, concise description.
 - (2) Serial, part numbers, and pertinent size and type specifications, etc., when applicable.
 - (3) Any known commercial use or interchangeability.
 - (4) Manufacturer's name or trade name and year of manufacture.
 - (5) Shelf-life expiration date, when applicable.
 - (6) Total weight or cube, when applicable.
 - (7) Condition of property.
- (a) Since there can be an honest difference of opinion as to the condition of property, opinions should not be expressed. Instead, limit descriptions to factual statements such as "unused," "used," "salvage," or "scrap." Qualifying statement such as "some surface rust," "in broken cartons," or "rubber may be deteriorated," when known and applicable, should be added to the general description of condition.
- (b) When listing an item of mechanical equipment, such as a motor vehicle, that has major parts, such as the engine or transmission, include in the description any pertinent facts such as if the engine or transmission has been removed from a vehicle or a refrigerator which has been drained of its refrigerant for recovery and recycling purposes. In addition the following should be included, if available, for vehicles: make, model, year, series or model, kind of body, engine (gas or diesel), number of cylinders, and odometer reading.
- (8) Quantity will be stated in the same unit as that for which bids are solicited, e.g., pounds, each, etc.

(9) Acquisition cost will be included per unit or line item for all property, except items offered in lots, when the total acquisition cost will be provided. If necessary, use an estimated cost and enter "E" after the amount.

- 6-18. **ESTABLISHING UPSET PRICES.** The term "upset price" means the confidential amount, determined by the SCO as the estimated fair market value for a given item or lot of personal property for use in evaluating bids. It represents a prudent estimate of the worth of property. It can be established by someone designated by the SCO; but the SCO must make the final determination of the upset price. It is used as a guide in evaluating bids. Upset prices are confidential and must not be made known to prospective bidders or other unauthorized personnel. The SCO is responsible for evaluating bids to determine if the bid prices are fair and reasonable in light of current knowledge of the market and in consideration of the number and range of bids received. Upset prices established for a given sale are retained in the permanent record for that sale. The following factors should be considered in establishing upset prices:
 - a. Prices received previously for same or similar items.
 - b. Past sales experience on the same or similar items.
 - c. Prices published in commercial surplus property publications.
 - d. Condition of property.
 - e. Proximity of probable markets and costs incident to transportation and handling.
 - f. Value of basic material content.
 - g. Information obtained from site and regional office personnel.
 - h. Consultation with other SCO's.
 - i. Advertisements for current values of similar or like items; e.g., used cars, trucks, etc.

6-19. **LOTTING**.

- a. Lotting is an important task in sales preparation. Proper lotting gives prospective bidders the opportunity to bid only on those items, and in the quantities, in which they have real interest. Most property is purchased by small business concerns and individuals, and lot sizes should be established accordingly.
- b. To the extent practicable (and consistent with the types of property and usual commercial practices) property offered for sale should be assembled in reasonably sized lots of like or similar items by make or manufacturer. Unused property is normally lotted separately from used items. Scrap and other surplus property having scrap value is not generally sold with usable items. Exceptions can be made when a few items of scrap are involved and site clearance is imperative or because of the expense of a separate scrap sale. Lot sizes should be based on the buying capacities of prospective buyers and the requirement that adequate competition be obtained. Large quantities of identical items should be lotted to encourage bidding by small business and individuals.

- c. Property should be offered by units of pounds, each, gallons, net or gross tons, etc., conforming to established trade practices in the industry or commodity area in which the property falls. If this is impractical and the sale must be on a "per lot" basis, the offering should state the approximate quantity of material in the lot in easily understood terms. Property should be sold on a "per lot" basis when the quantities and dollar values are so small that the administrative costs of segregation and sale as individual items will exceed the anticipated proceeds.
- 6-20. **ADVERTISING**. Adequate public notice is required for each property sale offering. Except where the nature or condition of the property does not permit, advertising is to be made in sufficient time previous to the sale to permit full and free competition. The extent of solicitation must be related to the quantity and type of property to be sold, the logical market of disposal, the type of sale contemplated, and the public interest.
 - a. Advertising media by type of sales.
- (1) Sealed bid sales. In the case of sealed bid sales, advertising should be by distribution of written IFB's, including public posting thereof, and may be supplemented by newspaper or trade journal advertising.
- (2) Spot bid sales. Advertising in the case of spot bid sales should be by written IFB's or other appropriate notices, including public posting thereof. Notice of such sales may also be given by appropriate newspaper or trade journal advertising.
- (3) Auction sales. In the case of auction sales, newspaper or trade journal advertising ordinarily should be employed in addition to other written notice deemed appropriate.
- b. Advance notice of each proposed sale (when the acquisition cost of the property to be sold at one time and at one place is \$250,000 or more) must be forwarded to the U.S. Department of Commerce, Room 1300, 433 West Van Buren Street, Chicago, Illinois 60607. The Department of Commerce publishes a synopsis of principal proposed sales of Government personal property. When the acquisition cost is less than \$250,000, notice may be transmitted when considered desirable. The notice should be sent as early as possible in advance of the sale but at least 20 days prior to the date when the bids will be opened, or in the case of spot bid or auction sale, when the sale will be conducted. The notice is to be transmitted by the fastest mail available and be in synopsis form suitable for printing directly from the text as transmitted without editing or condensing.
- c. A copy of each IFB or other form of offering involving contractor inventory is to be provided to the servicing GSA office at the time of public distribution.
- 6-21. **INSPECTION BY BIDDERS**. Allow sufficient time prior to the date for submission of bids to permit inspection by potential bidders. Such time should be a minimum of 7 calendar days, depending upon the circumstances of the sale, the method of sale, or the volume of property offered for sale. When the inspection period will be less than 7 days, IFB's, flyers, or other announcements must be distributed to prospective bidders sufficiently in advance of the inspection period.

SECTION 5. FAA SALE PROCEDURES

6-22. AUCTION SALE PROCEDURES.

- a. Sales Planning. A timely sales program and schedule should be developed to permit maximum use of personnel skilled in merchandising, advertising, publicity, market research, and pre-auction assistance. There are neither restrictions nor limitations for programming auctions if the type and volume of property permit.
- b. Auctioneers. The specialized nature of an auction necessitates the services of a qualified auctioneer to "cry" the sale. GSA has employees qualified as auctioneers who are available to perform this service, with prior coordination with the servicing GSA office.
- c. Facilities, equipment, and services. It is essential that the auction bid room (if held inside) has adequate lighting, ventilation, and seating facilities. If possible, a bulletin board should be placed in or near the bid room to provide general information on the sales program and specific information pertaining to the auction. The following facilities, equipment, and services are ordinarily required for an auction:
 - (1) Public address system.
 - (2) Fire, safety, and police protection.
 - (3) Traffic control.
 - (4) Vehicle parking spaces.
 - (5) Public telephones.
 - (6) Restroom accommodations.
 - (7) Catering or luncheon facilities.
- d. Personnel required. The number of personnel needed to conduct an auction varies depending upon the anticipated number of bidders, the number of items, and the type of property being offered. However, a minimum of three persons is required. In addition to the auctioneer, the following positions should be staffed, depending on the type of property, size of sale, and availability of personnel:
 - (1) SCO.
 - (2) Person to register bidders and distribute number paddles/cards and property listings.
- (3) Person to record high bid on a bid card or form similar to GSA Form 2451 and on the master catalog.
 - (4) Person to immediately obtain successful bidder's signature on a bid card.

- (5) Personnel to help spot and solicit bids.
- (6) Runner to take signed bid cards to the office for documentation.
- (7) Mechanics (vehicle sales).
- (8) Drivers (vehicle sales).
- (9) Vehicle dispatcher to send vehicles through the auction block in numerical sequence during the sale.
 - (10) Typists.
 - (11) Cashier/collection officer.
- (12) Property custodian to obtain signatures after the sale on a copy of a "Notice of Award and Release of Property" (similar to GSA Form 27).

e. Registration.

- (1) A form similar to GSA Form 2452, Sales Register (appendix 3, figure 8), should be used to register each bidder who intends to participate in the auction. This number must be the same as the number on the bidder paddle or card. A property listing will be furnished the bidder upon registration. The numbers on the cards or paddles must be large enough for easy identification by the auctioneer. Throughout the sale, bids will be received by the auctioneer and awards will be made by registration number.
- (2) As an option, a prenumbered registration, similar to GSA Form 2912, Bidder Registration (appendix 3, figure 9), may be used in lieu of a sales register form. At the time of registration, bidders are provided property listings, a paddle or card, and a registration form prenumbered to agree with the paddle or card. The bidder completes the form and returns it to the registrar. After the registration period the cards are filed numerically. As awards are made, the bid card, indicating the amount of the bid, item number, and bidder number, is given to the typist to prepare the award documents.
- f. Amendments. When an amendment to the terms and conditions or item descriptions in an auction IFB is necessary, the amendment is prepared in writing and distributed at the time of bidder registration. If time does not permit, a copy of the amendment must be posted in an appropriate place in the immediate sales area. The auctioneer should announce the amendment(s) and call attention to its posting. The auctioneer should again call attention to the amendment just prior to offering the item(s) from the sale, and time permits, the amendment should be mailed to all receiving the original IFB. This action will help preclude a bidder from making an unnecessary trip to bid on items which are no longer available for sale.

g. Announcements. Each auction will commence with an announcement concerning the conduct of the sale. The announcement will include corrections or changes to the property listing, any amendments issued, instructions for payment and removal of property, and other information pertinent to sale. Payment in full should be required on the date of the sale. After award, no property is to be delivered until payment has been made.

h. Recording the sale. Sales will be tape recorded to establish an official record of the sale proceedings. Tapes are retained for one year in the office where the official contracts are filed.

i. Bidding and Awards.

- (1) The auctioneer offers each numbered item separately. Bidders will communicate the amount of their bids either orally or by any other means that will be recognized by, and acceptable to, the auctioneer. Unless otherwise provided in the invitation, bids will not be recognized from any person not properly registered.
- (2) All items cataloged by weight, count, or measure should be in like units unless specifically changed by announcement from the auctioneer. FAA reserves the right to sell items in units or groups as it deems most expedient. Items should not be subdivided or grouped unless a specific announcement is made. The "knocking down" of an item by the auctioneer constitutes an award and a contract between the FAA and purchaser except as otherwise specified.
- (3) Prior to the beginning of the sale, the sale number and item number will be filled in on the bid card. When the auctioneer "knocks down" an item to the bidder, a clerk located on the auction block records on the bid card the amount bid and the bidder registration number. The form is attached to a clipboard and handed to the person responsible for obtaining the buyer's signature. The buyer signs the bid card confirming his/her bid. At this time, the recorder also makes a record of the transaction on the master copy of the property listing by noting the amount of the bid and the bidder number next to the appropriate item sold. As bid cards are completed, they should be given to the typist for preparation of the award documents.
- (4) In the event of a dispute as to the monetary amount bid, the item or item number, and/or the paddle number of a bidder, FAA reserves the right to reoffer the property. The decision of the auctioneer is final.
- (5) Auction records, certified by the SCO as to name and number of the bidder, the item number, and amount thereof, and the tape recording of the sale is prima facie evidence of the circumstances of the sale, disagreements will be resolved in accordance with these records.
- (6) Special provisions by the bidder are unacceptable and will cause rejection of the bid. SF-114c, Sale of Government Property General Sale Terms and Conditions (appendix 3, figure 10), and SF-114c-4, Sale of Government Property Special Auction Conditions (appendix 3, figure 11), constitute part of the sale contract between the FAA and the purchaser (see paragraph 6-14). All bidders acknowledge, by signing the registration form or the bid card, that they have full and complete understanding of the terms and conditions, and agree to be bound thereby.

6-23. SPOT BID PROCEDURES.

a. Bidders may be required to register in advance of the sale. Any special conditions of sale are set out in the IFB's in order to ensure all bidders are afforded an opportunity to compete on the same terms and conditions.

- b. A copy of SF-114c, and SF-114c-3, Sale of Government Property Special Spot Bid Conditions (appendix 3, figure 12), will be posted at the sales site for perusal by prospective bidders.
- c. A copy of the property listing, properly annotated with the bidder's registration number, should be furnished to each registered bidder, together with a number of "bid cards." These cards are used to submit bids. Bid cards are completed by bidders and submitted from the floor, item by item, as the sale progresses.
- d. Requests for bids on items offered for sale may be made by a representative of the SCO, but the decision whether or not to award is only made by the SCO. In requesting bids, the item is announced with its identification number and a brief description of the item or lot. A registered bidder indicates his/her number, item number, bid price, and signature on the card prior to turning in bids. Mailed-in bids are acceptable when authorized in the IFB. These bids are compared to bids submitted from the floor to determine the high bid.
- e. After examining all bids, award is made or bids rejected immediately following the offering of the item or lot. The bids at spot bid sales are not disclosed prior to the announcement of award of an item or lot. Where mailed written or drop bids are permitted, they are not disclosed to the public prior to the announcement of award.
- f. The right to reject all bids for a lot or item is reserved in the terms of sale; and when the IFB's so specify. Lots or items for which all bids have been rejected may be reoffered at the same sale in order to secure an acceptable bid price.
- g. Sales may also be tape recorded to establish a record of the proceedings and held for a year by the office where contracts are maintained.

SECTION 6. FAA SALES - BID PROCESS

6-24. SUBMISSION OF BIDS.

a. In order to be considered for award, a bid must comply in all material respects (terms and conditions, special instructions, etc.) with the IFB so that all bidders have an equal chance for award. Bids must be received by the SCO not later than the exact time set for public bid opening. Bids received after this time are considered late bids. Telegraphic, telephonic, and faxed bids will not be considered unless provided for in the IFB. Telegraphic bids, when authorized and received by telephone from the receiving telegraph office not later than the time set for opening of bids, will be considered if confirmed by receipt of a copy of the telegram from the telegraphic company. If faxed bids are authorized, SCO's may, after the date set for bid opening, request the apparent successful offeror to provide the complete original signed bid.

- b. Bids must be filled out, executed, and submitted in accordance with the instructions contained in the IFB. If a bidder users his/her own bid form or a letter to submit a bid, the bid may be considered only if the bidder accepts all the terms and conditions of the IFB. Award on the bid would result in a binding contract, the terms and conditions of which do not vary from the terms and conditions of the IFB.
- c. Once bids are received they should immediately be dated and time stamped or logged in to establish documentary evidence of timely receipt of bids at the address designated in the IFB.
- d. Until the time scheduled for official public opening, all bids shall be safeguarded in a locked cabinet of a type which precludes unauthorized access to the contents. Under no circumstances shall an original bid be permitted to pass out of the hands of the bid custodian or other person authorized to have possession.

6-25. **LATE BIDS**.

- a. Bids received after the exact time for bid opening will be considered for an award only in the following instances:
- (1) Sealed Bid Sales. Bids submitted by mail that were received by the SCO prior to award if they were mailed and delivered to the address specified in the IFB in adequate time to have been received by the SCO by the specified date and time and, except for delays attributable to personnel of the sales office or their designee would have been received in time.
- (2) Spot Bid Sales and Auctions. Bids submitted by mail (when authorized) that were received by the SCO after the time and date set forth in the IFB but prior to the time set for the start of the sale; mailed and delivered to the address specified in the IFB in adequate time to have been received by the SCO by the specified date and time; and would have been received in time except for delays attributable to sales office personnel or their designees.
- b. Late telegraphic and fax bids (where telegraphic bids are authorized) that are received after the exact time for bid opening will not be considered for award regardless of the cause, including delays caused by the telegraph company, except for those delayed solely because of mishandling on the part of the FAA in its transmittal to the office designated in the IFB for receipt of bids.
- c. Late hand-carried bids or any other late bids not submitted by mail, telegram, of fax will not be considered for award.
- d. Late bids that cannot be considered will be returned to the bidder as soon as possible unless other disposition is requested or agreed to by the bidder. Unidentifiable late bids may be opened solely for the purpose of identification by the SCO or authorized representative. Late bids opened for identification reasons or by mistake will be resealed in the same envelope, and the SCO or his designee is to write on the envelope his/her signature, title, date, and time opened, IFB number, and the reason why the bid was opened. No information contained therein will be discussed.

4800.2C 05/31/96

e. To the extent available, the following information is to be included in the contract case file on each late bid:

- (1) Date and hour of posting or filing.
- (2) Date and hour of receipt.
- (3) A mechanical reproduction of the envelope or other covering if the late bid was returned, in lieu of (a) or (b) above.
- (4) A statement, with supporting facts, as to whether or not the late bid was considered for award.
 - (5) A statement on the disposition of the bid.
 - (6) The envelope or other covering if the late bid was considered for award.

6-26. MODIFICATION/WITHDRAWAL OF BIDS.

- a. Bids may be modified or withdrawn by written, telegraphic, or faxed notice received by the SCO not later than the time set for opening of bids (sealed bid sales) or not later than the exact time set for the receipt of mailed, telegraphic, or faxed bids (spot bid sales) where such bids are authorized.
- b. A telegraphic modification or withdrawal of a bid received by telephone from the receiving telegraph office not later than the time set for opening of bids, will be considered if the telegraphic company confirmed the message by sending a copy of the telegram itself. Modifications received by telegram (including a record of those telephoned by telegraph companies) will be sealed in an envelope by sales personnel who will write thereon the date and time of receipt, the name of the recipient, the IFB number, and his/her signature. No information contained therein is to be disclosed before the time set for bid opening or for the start of the sale.
- c. A bid may be withdrawn in person by a bidder or an authorized representative, by identifying him/herself and signing a receipt for the bid, but only if the withdrawal is prior to the time set for bid opening (sealed bid sales) or the time set for the start of the sale (spot bid sales).
 - d. Late modifications and withdrawals.
- (1) Requests to modify or withdraw bids received by the SCO after the time set for bid opening (sealed bid sales) are late modifications and late withdrawals, respectively. However, a late modification of an otherwise successful bid will be opened at any time it is received and, if in the judgment of the SCO it makes the terms of the bid more favorable to the FAA, it will be considered.
- (2) Mailed, telegraphic, or faxed modifications or withdrawals that are received by the SCO after the exact time set for the start of a spot bid sale are not to be considered, regardless of the cause of the delay.

6-27. **MISTAKES IN BIDS**. After the opening of bids, SCO's examine all bids for mistakes. If a mistake is apparent or if the SCO has reason to believe that a mistake may have been made, the SCO will request verification of the bid from the bidder, calling attention to the suspected mistake. If the bidder alleges a mistake was made the matter will be processed in accordance with this paragraph. These actions are to be taken prior to award. Approval of sales organization's legal office is required prior to award and should be annotated on the notice of award and in the contract file.

- a. Apparent clerical mistakes. Any clerical mistakes apparent on the face of the bid may be corrected by the SCO prior to award if the SCO has first obtained from the bidder verification of the bid actually intended.
- b. Other mistakes disclosed before award. The authority to permit correction of bids is limited to bids which as submitted are responsive to the IFB, and may not be used to permit correction of bids to make them responsive.
- (1) A determination may be made permitting the bidder to withdraw his/her bid if the bidder requests permission to do so and clear and convincing evidence establishes the existence of a mistake. However, if evidence is clear and convincing both as to the existence of a mistake and as to the bid actually intended, and if the bid as submitted and corrected is the highest received, the SCO may allow the bid to be corrected and not permit its withdrawal.
- (2) A determination may be made permitting the bidder to correct his/her bid if the bidder requests permission to do so and clear and convincing evidence establishes both the existence of a mistake and the bid actually intended. However, if the correction would result in displacing one or more higher acceptable bids, the determination will not be made unless existence of the mistake and the bid actually intended are ascertainable substantially from the IFB and bid itself. If the evidence is clear and convincing only as to the mistake but not as to the intended bid, the SCO may permit the bidder to withdraw his/her bid.
- (3) If the evidence does not warrant a determination under (a) or (b) above, the SCO may determine that a bid may neither withdraw nor correct his/her bid.
- c. Mistakes disclosed after award. When a mistake in bid is not discovered until after award, the mistake may be corrected by supplemental agreement if correcting the mistake would make the contract more favorable to the FAA without changing the essential requirements of the contract.
- 6-28. **IDENTICAL (TIE) BIDS**. When an IFB results in the submission of identical bids, consideration will be given to whether adequate price competition was obtained. The award will be determined by the drawing of lots, the toss of a coin, or any other acceptable means when two or more acceptable bids are identical (tied). For manually tabulated sealed bid sales, a time and place will be established for a public drawing and the bidders whose bids are tied will be advised accordingly. At the appointed time, whether or not the bidders are present, the drawing will be made by a disinterested person and the contract awarded.

				why.
				e Papa
· · -	-			
				·

CHAPTER 7. ABANDONMENT OR DESTRUCTION OF SURPLUS PERSONAL PROPERTY

- 7-1. AUTHORITY AND APPROVAL. Normally, property reaches the abandonment or destruction phase only after utilization, donation, and sale efforts have produced no results. Thus, it has been demonstrated that the property has no utilization, donation, or sales value and is eligible for disposition by abandonment or destruction. In certain cases, disposal by abandonment or destruction is authorized by law, regulation, or agency directive for reasons of public health, safety, or security. Depending on the cited reason or authority, abandonment or destruction can take place at any time during the disposal process. Because this method of disposal is of extreme interest to Federal auditors and the public, great care should be taken to fully justify, document, and ensure audit trail visibility of all abandonment and destruction actions. Abandonment or destruction of property is the least preferred method of disposal and is used only when other methods of disposal have been exhausted, were unsuccessful, or are uneconomical to pursue.
- a. PDO's may provide written approval to abandon or destroy property in response to a report of excess, a custodian's request, or as a result of untimely processing by GSA. The information given to the PDO to make a determination that the property should be abandoned or destroyed must be accurate. Condition codes cannot be falsified in order to justify abandonment or destruction. The PDO is responsible for determining the cost effectiveness of using abandonment or destruction as the means of disposal based on the following criteria:
- (1) The property has no commercial value. When GSA chooses not to conduct a sale, the PDO may use GSA's choice as a factor in the decision to use the abandon or destroy option. Every effort should be made to sell property as a separate item, or when appropriate, as scrap before classifying it as having no commercial value.
- (2) The cost of care, handling, and preparation for sale would be greater than the expected sale proceeds.
 - (3) A law, regulation, or directive authorizes or requires abandonment or destruction.
- b. After selecting the proper authority, the PDO or his/her designee will prepare a written finding, to include:
 - (1) A detailed description of the property, condition, and total acquisition cost.
- (2) The authority for abandonment or destruction action along with any pertinent supporting documents.
- (3) A statement describing the proposed method of destruction; i.e., burning, burying, mutilating, etc., or the abandonment location.
- (4) A statement that the proposed abandonment or destruction action will not be detrimental or dangerous to the environment, public health or safety, and will not infringe on the rights of other persons.

4800.2C 05/31/96

(5) The signature of the appropriate agency official approving the abandonment or destruction.

- c. Once approved, the PDO will inform the property custodian. Property may be abandoned or destroyed ONLY when directed by the PDO.
- d. If at any time prior to the actual abandonment or destruction, donation becomes feasible, such procedures will be implemented.

7-2. NOTICE OF PROPOSED ABANDONMENT OR DESTRUCTION.

- a. Public notice of the agency's intent to abandon or destroy property is normally provided. The notice must include an offer to sell and be advertised in a local newspaper and/or through posting of signs in one or more common-use facilities available to the public. A sample notice is provided in Figure 7-1, Public Notice of Abandonment or Destruction, on page 7-3. If as a result of the notice, the property is donated or sold, that information should be annotated in the property file.
- b. Property may be abandoned or destroyed without public notice upon a written finding by the PDO and approved by a reviewing official (the property manager when not directly accountable for the property) when:
- (1) The value of the property is so little or the cost of its care and handling is so great that its retention for sale, even as scrap, is clearly not economical, or
 - (2) Abandonment or destruction is required because of health, safety, or security reasons.
- c. Any item of property with an original (or estimated) acquisition cost of less than \$500 should be considered for abandonment or destruction without public notice.
- 7-3. **CERTIFICATION OF FINAL PROPERTY DISPOSITION**. Following final disposition, a certificate must be prepared to document the action and satisfy audit trail requirements. A sample certificate is provided in Figure 7-2, Certificate of Final Property Disposition on page 7-4. This certification, signed by the custodian (or designee) and a witnessing FAA employee (for abandonment or destruction), is to be part of FAA's official property records. A copy should be maintained by the property custodian and a copy provided to the PDO.
- 7-4. **ABANDONMENT OR DESTRUCTION OF HAZARDOUS MATERIALS**. Hazardous material, including empty hazardous material containers, are to be disposed of using the authority contained in this Chapter only in accordance with Federal, State, local waste disposal, and air and water pollution control standards. Hazardous wastes that are intended for off-site shipment for treatment, storage, or disposal must be accompanied by the Uniform Hazardous Waste Manifest developed jointly by EPA and DOT (see U.S. EPA Form 8700-22 and -22A in the Appendix to 40 CFR Part 262).

FIGURE 7-1. PUBLIC NOTICE OF ABANDONMENT OR DESTRUCTION

1. NOTICE.		
Notice is hereby gi	ven that the	proposes to initiate lowing surplus Government property:
abandonment or de	estruction procedures for the fol	lowing surplus Government property:
NSN	NOUN NAME/DESCRIPTION	QTY UNIT ON AVAIL UI PRICE
x x x	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXX 00000 XX \$9,999,999.00 XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
X X X X (Continue	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	CXXXXXXXXXXX 00000 XX \$9,999,999.00 CXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
2. DONATION.		
public bodies. Afte	, the above proper this time all remaining proper plicable Government disposal r	, until close of business, perty will be available for donation to ty will be abandoned or destroyed in egulations.
3. SALE.	•	
property is available	e above, commencing with the pe, the Government will considerable interested parties on a first-co	posting of this notice and so long as the rather the sale of all or any portion of this ome, first-served basis.
4. INSPECTION.		
This property is ava	ilable for inspection at	Monday through Friday, Interested parties are invited to e number
		Monday through Friday
from	το	Monday unough Filday.
fromexcluding holidays,	untilto	. Interested parties are invited to

05/31/96

FIGURE 7-2. CERTIFICATION OF FINAL PROPERTY DISPOSITION

•	
1. DONATION . Item number(s donated to a public body.	have beer have beer
Recipient name/organization:	
2. SALE. Item number(s)	have been sold for \$
4 1 1 1	
nave been abandoned or destroyed in	TRUCTION. Item number(s)
he Federal Property Management Ro	egulations:
	nent/Location*:
Method of Destruction or Abandonm	nent/Location*:
Method of Destruction or Abandonm	r abandonment/destruction) Date
Method of Destruction or Abandonm SIGNATURE (for donation, sale, or Property custodian or custodian design	r abandonment/destruction) Date
Method of Destruction or Abandonm SIGNATURE (for donation, sale, or Property custodian or custodian designations of the SIGNATURE (for abandonment of the SIGNATURE)	r abandonment/destruction) Date
Method of Destruction or Abandonm SIGNATURE (for donation, sale, or Property custodian or custodian designations of the sale	r abandonment/destruction) Date gnee donment/destruction) or destruction) of the described property in the m
SIGNATURE (for donation, sale, or Property custodian or custodian designations of the Signature (for abandance of have witnessed the (abandonment of and on the date stated herein.	r abandonment/destruction) Date gnee donment/destruction) or destruction) of the described property in the m

CHAPTER 8. DISPOSAL OF NAS SYSTEMS/EQUIPMENT

8-1. SPECIAL NAS DISPOSAL AUTHORITY.

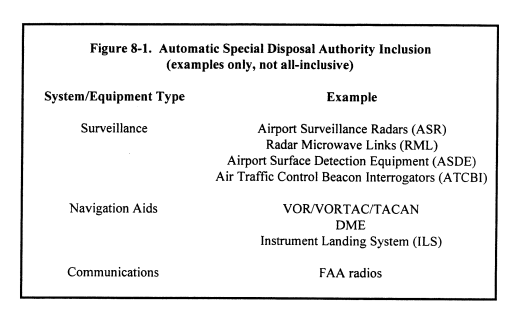
- a. Many systems and equipment are unique to the agency are of no practical purpose to other entities, and may also endanger NAS integrity if used outside the NAS. Therefore, any FAA airport, airway systems, or technical equipment with the capacity to transmit across NAS-controlled airway frequencies is authorized for disposal under the provisions of Public Law 103-272 (see paragraph 1-5). Examples are shown in Figure 8-1, Automatic Special Disposal Authority Inclusion, on page 8-2. Spares and test equipment unique to these systems are also covered under this authority.
- b. Other systems, not meeting the automatic special NAS disposal authority inclusion cited above, may qualify for special disposal authority because of their unique capabilities or components. Such systems, previously approved for special disposal authority, are contained in Figure 8-2, Special Disposal Authority Not Automatic Inclusion, on page 8-3. Requests for inclusion of additional systems can be made by providing the following information, in writing, to the Program Director, Airway Facilities' Requirements, AFR-1, through the applicable AFR requirements division.
- (1) A description of the system, including technical aspects of the unique requirements or specifications, under which the equipment was or is being acquired.
 - (2) The legal and internal policy authorizing FAA special disposal authority.
 - (3) Signature lines for the requesting and approving official.
 - (4) An attached copy of the system's disposal plan.
- c. Special disposal authority means FAA is not mandated to follow the disposal requirements contained in the FPMR. It does not mean FAA can arbitrarily dispose of equipment in an haphazard manner, inconsistent with sound management practices or not in compliance with various Federal, State, and local laws pertaining to the environment, safety, and health. While across-the-board Federal screening is not required, contact should be made to agencies such as the Air Force, Navy, or the National Weather Service whenever a NAS system may also be used by that agency.

8-2. **DISPOSITION PLANS**.

a. All NAS systems, whether falling under special disposal authority or not, require a disposal plan to provide up-to-date accurate information to make sound, timely management decisions based on all relevant factors. In addition, FAA property targeted for replacement is often the only source for supporting (through cannibalization) other equipment or systems not being replaced. Failure to identify these requirements can place the agency in a difficult to impossible supply-support posture.

(1) Newly Identified Requirements. To minimize funding and supply-support problems associated with NAS system replacements, disposition planning decisions (for new systems to be acquired as well as those being replaced) must begin early in the life cycle process, prior to the beginning of acquisition activities.

(2) Previously-Identified Requirements and Fielded Systems. Disposition plans are also required for NAS systems under contract or already deployed. This will make sure timely identification of any future agency support needs, potential funding shortfalls, or other possible problems, such as identification of environmental considerations; e.g., hazardous waste, EPA permits, etc.



- b. The applicable AFR requirements division ensures disposition planning is fully integrated into the Integrated Product Team (IPT) and National Airspace Integrated Logistics Support (NAILS) processes. The plan should be included as part of the Integrated Program Plan. The disposition plan is a distinct "living" document; as the system/equipment moves through its life cycle from acquisition through disposal, the plan should be updated, as required.
- c. The particulars of a disposition plan depend on the characteristics of what is being procured as well what it replaces. Figure 8-3 Disposition Issues, on pages 8-4 and 8-5, is an outline of questions/concerns which must be addressed prior the plan's development. Plans must consider each item. If an issue is not relevant, an explanation of how that decision was made is to be included. If relevant, the plan must include enough information to indicate how issues will be addressed, what organization is responsible for taking each action, the potential costs, if any, associated with the action, and how funding requirements will be addressed.
- d. Because of the risk of unauthorized use, donations shall be restricted within each plan and abandonment on site or in place is prohibited.

Figure 8-2. Special Disposal Authority Not Automatic Inclusion

9020 Systems (A through D)

Flight Data Entry and Printout (FDEP) Equipment

Radar Bright Display Equipment (RBDE): scan converters, voltage regulator for scan converters, RBDE control rack assemblies, plan position indicators, etc.

Beacon Decoder Equipment (BDE) and indicator site equipment associated with ATCBI-2 and -3 and AN/BPX (decoder equipment components)

- e Disposition plan coordination should include the following organizations/functional entities:
 - (1) IPT members.
 - (2) AF Requirements Management Team members.
 - (3) FAALC.
 - (4) FAA Technical Center.
 - (5) Regional Airway Facilities (AF) and Logistics (property management) organizations.
 - (6) AF field personnel (including those performing logistics functions).
 - (7). FAA Property Management Officer, AFR-102, for national personal property issues.
 - (8) ANS (200/500) for building/facility, environmental/hazardous and integration issues.
 - (9) AEE (200/300) for historical, environmental, and hazardous issues.
 - (10) Office of International Aviation (AIA), for international loan program issues.
 - (11) Professional Airways Systems Specialist (PASS), for union issues.
 - (12) The Office of Acquisition, ASU (100/300), for contractual and real property issues.

FIGURE 8-3. DISPOSITION ISSUES

- FAA requirements for replaced subsystems, equipment, components, or auxiliary components such as cabling, manuals, test equipment, racks, etc.
 - a. National requirements
 - (1) leapfrog program
 - (2) cannibalization (factor in possible slippages)
 - (3) continuing support required for other Federal agencies
 - (a) long term support by the FAALC
 - (b) contractor maintenance
 - b. Local requirements
 - (1) site spares
 - (2) what may be needed prior to removal
- 2. If no FAA requirements, will there be:
 - a. A national removal effort by
 - (1) contractor manufacturing and/or installing the new system
 - (2) special disposal authority
 - (3) exchange/sale procedures
 - b. A regional/local removal effort
 - (1) Technical Support Service Contractor (TSSC)
 - (2) Other contractors
 - (3) Any disposal activities performed by contractors (TSSC or other) must follow all agency procedures contained in the this order.
- 3. Disposition considerations addressed:
 - a. Is the equipment covered under FAA Special Disposal? Authority? If so, is the equipment used by other Federal agencies? If not, should it be?
 - b. Are any hazardous materials known or suspected in either the incoming or outgoing equipment?
 - c. Are there any special contractual issues?

FIGURE 8-3. DISPOSITION ISSUES (continued)

- d. Are any precious metals known or suspected? What would the estimated value be of precious metals recovered in the sale of the equipment/scrap. (Note paragraph 4-22, Precious Metals Recovery Program).
- e. Are any environmental issues known or suspected?
- f. Are any real property (both land and structures) issues known or suspected?
 - (1) Will equipment removal require an environmental impact statement or environmental assessment?
 - (2) Will equipment removal require building refurbishment, demolition, or restoration?
 - (3) Will disposition surface concern from neighboring populous?
- g. Are any legal issues known or suspected?
- h. Are any safety issues known or suspected?
- i. Are any union issues known or suspected?
- j. Are any transportation, storage, or handling issues known or suspected?
- k. Are any political/international issues known or suspected?
- 1. Are there any historical considerations known or suspected?
- m. Who will be responsible for paying for costs (identification of funding sources) related to
 - (1) removal of hazardous materials?
 - (2) removal of precious metals?
 - (3) packaging, handling, storage, and transportation?
 - (a) disassembly, testing, and any necessary refurbishment of equipment that will be cannibalized?
 - (b) relocation of equipment that will be recovered and redeployed to sites not receiving new systems (where applicable)?
 - (4) site restoration?
 - (5) building renovation/dismantlement?
 - (6) resolution of legal problems?

8-3. EXECUTION OF DISPOSITION INSTRUCTIONS.

- a. Once either (1) new installations or (2) removal of equipment is scheduled, the Implementation Management Division, ANS-200, will ensure disposition requirements are properly coordinated and disseminated to organizations responsible for plan execution. The requirements should address the following:
- (1) Technical instructions to regional AF divisions to render inoperable, any equipment covered by special disposal authority, when applicable.
 - (2) Any special disposal requirements identified in the disposition plan.
 - (3) Planned system removal schedule.
- (4) Technical instructions for removal, packaging, shipping, handling, and transportation, if required.
 - (5) Technical instructions for site restoration, if required.
- b. The FAALC is to coordinate return of any systems/spare parts with the regional AF installation engineers, the property custodian at the facility, and the regional property manager.
- c. Directions for cannibalization, movement and/or disposal of equipment must be coordinated with the Associate Program Manager for Logistics (APML), FAALC, and PDO.
- d. Property remaining after specific disposal issues are addressed will be disposed of in accordance with the procedures contained in this.

CHAPTER 9. SPECIAL DISPOSAL REQUIREMENTS

- 9-1. **PROPERTY WITH SPECIAL DISPOSAL REQUIREMENTS**. Disposal of items listed in this chapter require special handling over and above that contained in other chapters of this order.
- 9-2. **ABANDONED OR OTHER UNCLAIMED PROPERTY**. While this property may be retained for official use or processed for reutilization and disposal as provided in this order, reimbursement must be deposited in a special fund in the Treasury to reimburse former owners if they file a proper claim within 3 years. Reimbursement will be equivalent to the estimated fair market value or actual sales proceeds less cost of care and handling
- 9-3. AGRICULTURAL COMMODITIES. Surplus agricultural commodities (including foods processed from agricultural commodities) may be disposed of in accordance with the provisions contained herein when the quantity of the commodity or product in any one location has an acquisition cost of \$5,000 or less or it must be disposed of immediately to prevent spoilage. Commodities costing \$5,000 or more will be referred to the Department of Agriculture for either a determination that the items should be transferred to them for disposition or a statement setting forth the conditions and prices which should be used in the disposition of the commodities or products. FAA may execute transfers without charge to the Department of Agriculture.
- 9-4. AIRCRAFT AND FLIGHT EQUIPMENT. The Flight Standards Service (AFS) determines when aircraft are no longer required by FAA and notifies the Aviation System Standards (AVN) office of all such determinations. Upon receipt of AFS determinations, the AVN custodian reports unrequired aircraft and installed avionics equipment to the FAALC, which maintains aircraft and installed avionics equipment, on FAA Form 4800-l or its electronic equivalent. Excess fixed wing and rotary wing aircraft is reported to and processed by GSA (9FB), San Francisco, California 94015, by the FAALC PDO.
- 9-5. **ALL-TERRAIN VEHICLES (ATV)**. Three- and four-wheeled ATV's may be offered for public sale only after they have been mutilated in a manner to prevent future operational use.
- 9-6. BATTERIES. Dry lead-acid batteries can be recycled through numerous commercial battery recyclers. Other battery recyclers may accept wet lead-acid batteries or other types of batteries for recycling. Many regions have battery disposal contracts already established. If none is available, check with the battery recyclers in your area to determine the services they can provide. If you need to hold your batteries for any length of time, you must store them properly while they await recycling. Proper storage includes not "cracking" the batteries, keeping them off the ground, and storing them in a well-ventilated area. If recycling options are not available or feasible, waste batteries should be evaluated to determine if they exhibit the characteristics of hazardous waste and managed accordingly. Lead acid batteries will typically be considered hazardous waste as a result of their corrosive properties and presence of toxic heavy metals; i.e., lead.
- 9-7. **BEDDING AND UPHOLSTERED FURNITURE**. This property must be disposed of in accordance with state laws and health regulations.

9-8. CHLOROFLUOROCARBONS (CFC). CFC's are to be disposed of in accordance with 40 CFR Parts 260-268, the latest version of Order 1050.18, Chlorofluorocarbons and Halon Use at FAA Facilities, and the AEE Hazardous Property Management Manual. CFC's are found in refrigerants, solvents, fire suppressants, and dielectric media. Before disposal of CFC-containing equipment, all CFC's must be removed by a recovery method, as release of CFC's into the atmosphere is illegal and the recovered CFC's may be recycled or reclaimed.

9-9. EDUCATION-RELATED EQUIPMENT.

- a. Executive Order 12999, dated April 17, 1996, requires Federal departments and agencies to make educationally useful equipment available to schools and eligible nonprofit organizations to help ensure opportunities for all children in the next century. This can be accomplished by the following mechanisms:
- (1) Direct transfer under the Stevenson-Wydler Technology Innovation Act, as amended (see paragraph 4-3).
 - (2) Normal GSA donation program (see Chapter 5).
- b. All accredited public and private schools, including those with religious affiliations, are eligible and are to be considered for donations and transfers.
- c. Equipment which can be used for math or science education should be considered for donation. In addition to computers, the following equipment is considered "education-related."
 - (1) Electrical and electronic equipment components.
 - (2) Instruments and laboratory equipment.
 - (3) Medical, dental, and veterinary equipment and supplies.
 - (4) Photographic equipment.
 - (5) Communications, detection, and coherent radiation equipment.
- (6) General purpose automatic data processing equipment (including firmware) and software (dependent on the manufacturer's license/terms), supplies, and support equipment.
 - (7) Pumps and compressors.
 - (8) Valves.
 - (9) Applicable books/manuals.
 - (10) Vocational/technical (vo/tech) type materials.

05/31/96 4800.2C

9-10. **FILM**. The metals contained in film, as well as in reels, may be considered hazardous waste. Since film also possesses some silver (which is a heavy metal), it should not be discarded in a manner where it would end in a landfill due to possible contamination and agency liability. If at all possible, disposal of film should include silver recovery (see paragraph 4-22). Generally, the older the film, the higher the silver content.

9-11. **FIP HARDWARE AND SOFTWARE**. The FAA Senior Information Resource Management (IRM) Official (SIRMO) is the Manager, Office of Information Technology, AIT-1. Each region, center, and headquarters organization has their own delegated IRM manager. FAA IRM and property managers are joint focal points for screening FIP equipment and software.

a. FIP Hardware.

- (1) FIP equipment designed for and capable of performing only a single function related to the NAS; e.g., doppler navigators, inertial navigation systems, radar video data processors, etc., is excluded from the provisions of this section.
- (2) Contact the SIRMO prior to reassigning outdated FIP equipment. FIP equipment is considered outdated when it is over 8 years old based on the initial installation date of that model of equipment, and is no longer in current production.
- (3) FIP equipment can be reassigned within FAA, processed through exchange sale provisions contained in this order, or transferred to another Government agency if a potential user is found. GSA does not require interagency screening of FIP equipment unless it is not outdated and has an original acquisition cost (OAC) of \$1,000,000 or more. However, under special circumstances, we can request GSA process FIP equipment with an OAC of less than \$1,000,000 if the equipment is not outdated. Requests should be sent to GSA, Authorizations Branch (KMAS), 18th & F Streets, NW, Washington, DC 20405.
- (4) Exchange/sale authority for FIP equipment not transferred may be initiated in parallel with interagency screening, but any required GSA screening must be completed prior to concluding the exchange/sale transactions.
- (5) All files, except those associate with the computer's operating system(s), should be deleted from the hard drive prior to any disposal action (reassignment, transfer, donation, sale, or abandonment or destruction). Any official agency files should be archived rather than erased.
- b. FIP Commercially Licensed Software (including all applicable documentation and media, even if never opened or used).
- (1) In all cases, software that has been replaced (upgraded) by a new release shall be destroyed.
- (2) Consistent with the limitations of any applicable license, commercially licensed software no longer required (other than by upgrade) may be reassigned within FAA, processed through exchange sale provisions contained in this order, or transferred to another Government agency if a potential user is found. GSA does not require interagency screening of FIP software. Software not reassigned, transferred, exchanged or sold, should be returned to the licensor. If the

4800.2C 05/31/96

licensor declines return, the PDO should document the file that destruction is the most cost-effective disposal approach and have the software destroyed.

- (3) If no license agreement is available, destroy the software after the PDO manually screens within FAA and the Department. Do not screen outside the Department.
 - (4) Software documentation excess to the needs of the organization can be destroyed.
- (5) Software destruction is to be by tearing, cutting, or shredding and documented in accordance with paragraph 7-3 and Figure 7-2 on page 7-4.
- 9-12. **FOREIGN GIFTS**. Any FAA employee who receives a foreign gift or decoration is to report and turn over custody of the item to their property custodian. The custodian is to notify the employee that he/she may purchase the item at a later date, provide a receipt to the employee, keep the item in a secure place, and report it to the PDO on FAA Form 4800-1. At the PDO's instruction the custodian will ship the gift to the PDO if it cannot be secured locally.
- a. The PDO determines if the gift can be used within FAA. If it cannot be used, the PDO needs to obtain a commercial appraisal for the gift and instruct the property custodian on subsequent steps to sell or dispose of the item.
- b. Unrequired gifts and decorations appraised at or below \$225 need not be reported to GSA and may be disposed of, in the following order:
- (1) Offering the gift or decoration for sale to the employee for the appraised value plus the cost of appraisal.
 - (2) Public body donation.
 - (3) Public sale (with prior approval from the Secretary of State or designee).
 - (4) Destruction.
- c. Gifts and decorations appraised above \$225 must be reported to GSA for possible reutilization by another Federal agency, within 30 days from the determination it is unrequired by the FAA. The SF-120 should be sent to GSA, Property Management Division (FBP), Washington DC, 20406, conspicuously marked "Foreign Gifts and/or Decorations." Gifts not picked up by another agency are processed as in paragraph b above.
- 9-13. **FORFEITED PROPERTY**. Forfeited property is processed as provided by statutory authority of the seizing agency, or in the absence of such authority, under the provisions contained in this order, where it may be retained for official use or reported as excess.
- 9-14. FRANKED AND PENALTY ENVELOPES AND PAPER WITH OFFICIAL LETTERHEAD. All Federal government markings on envelopes and paper are to be completely obliterated (covered by a label, blocked out with a black marker, etc.) before disposal.

9-15. GARBAGE. All IFB's for removal of garbage from property occupied or controlled by FAA, unless specifically requiring destruction by incineration, must state that all bidders must comply with basic requirements for sterilization prescribed by the Animal Disease Eradication Division, Bureau of Animal Industry, Department of Agriculture. The following provision is to be included in all IFB's where garbage collected may, under any circumstances, be fed to livestock or poultry:

Prior to award the bidder agrees to furnish a certification from an Animal Disease Eradication Division representative of the U.S. Department of Agriculture, that he possesses adequate and approved garbage sterilization equipment. In the event of an acceptance of his bid by the Government, the bidder warrants that all garbage received under the contract will be sterilized not less than 30 minutes at 212 degrees Fahrenheit before being fed to livestock or poultry. The bidder agrees to permit representatives of the Animal Disease Eradication Division of the U.S. Department of Agriculture to make inspections at any time without prior arrangements to determine that the garbage is heat treated in accordance with this provision.

9-16. HAZARDOUS MATERIAL AND OTHER SPECIAL PROPERTY CATEGORIES.

Appendix 5 contains excerpts from Title 41 CFR Chapter 41, containing special requirements for the utilization, donation, sale, abandonment, or destruction of the items contained in Figure 9-1, Hazardous Materials and Special Property Categories, on page 9-6.

9-17. HISTORICAL PROPERTY INCLUDING ARCHEOLOGICAL RESOURCES.

- a. Objects and Equipment Related to Aeronautics. Persons responsible for disposing of property must make a preliminary determination whether the item may possibly require preservation due to its historical value. FAA objects and equipment that possess historical value are those that document key aspects of past technology or operating practices and hence should be preserved as part of a museum collection or as a resource for future researchers. At least one example of each kind of such artifacts should be preserved. When this requirement has been satisfied, the historical importance of identical items normally declines.
 - (1) Materiel of historical value may include the last few remaining examples of:
- (a) Components (including software) of a major system used for air traffic control, air navigation, or some other important function of the NAS. Examples of items in this category that have already been preserved include a four-course radio range and the antenna of an ASR-1 radar.
- (b) Documentation (manuals, photographs, drawings, and description material) pertaining to an important system or system component.
- (c) Items of equipment that were in use for some time and demonstrate aspects of key agency functions. Examples already preserved include a light gun from an air traffic control tower, carbon-type microphones, and old telephones.
 - (d) Memorabilia that illustrate important events, activities, or procedures.

4800.2C 05/31/96

(e) Items that may be eligible for inclusion on the National Register of Historic Places in accordance with paragraph c below.

- (2) If objects of equipment appear to merit consideration for preservation on historical grounds, seek advice from the appropriate source, as follows:
- (a) For items related to air traffic control, flight service, or air navigation, contact the manager of the Preserve Your Heritage program located in the Office of Public Affairs at the Mike Monroney Aeronautical Center.
- (b) For all other items, contact the FAA Federal Preservation Officer, AEE-300 or other persons designated by the FAA Federal Preservation Officer.
- b. Other Historical and Archeological Resources. Disposal of properties that are eligible for or listed on the National Register of Historic Places require special consultation before disposition. For more information on the current status of various laws and regulations pertaining to historical property and archeological resources, contact FAA's Federal Preservation Officer, AEE-300.

FIGURE. 9-1. HAZARDOUS MATERIALS AND SPECIAL PROPERTY CATEGORIES

Asbestos
PCB's
Controlled substances
NRC-controlled materials
Drugs, biologicals and reagents other than controlled substances
Noncertified and certified electronic products
Lead-containing paint and items bearing lead-containing paint
U.S. munitions list items which require demilitarization
Acid contaminated and explosive contaminated property
Firearms

- 9-18. INTERNATIONAL ACTIVITIES. When it will not adversely affect FAA operations, FAA may provide excess personal property to foreign aviation authorities for the purposes of enhancing international aviation safety. AIA serves as the FAA focal point for guidance and coordination of the international activities of the FAA, and maintains foreign and domestic liaison with the Department of State and other agencies engaged in international activities. International disposal activities are not covered by this order; any FAA organization intending to dispose of FAA personal property should contact AIA for assistance and guidance on determining whether this property would be appropriate for use in the FAA's foreign assistance programs.
- 9-19. **NONAPPROPRIATED FUND PROPERTY**. This property may be transferred upon terms agreed to between the owning and receiving agencies.

05/31/96 4800.2C

9-20. **PARACHUTES**. Do not report serviceable parachutes as excess without their first being physically inspected and certified for airworthiness. Unserviceable parachutes shall not be donated, and may be sold only for salvage value.

- 9-21. **PROPERTY DESTROYED BY NATURAL OR MAN-MADE DISASTERS**. Any property destroyed by localized disasters such as fires, hurricanes, floods, earthquakes or tornadoes should be handled as nonreportable property. Depending on the property's condition, it may be either salvaged, scrapped, abandoned, or destroyed. Some conditions may warrant special handling due to the potential for health or safety hazards. Immediately following disasters, localities may conduct special clean-up activities to which the agency may avail itself.
- 9-22. **SAFES AND LOCKING FILE CABINETS**. Empty and unlock safes and file cabinets when reporting as excess, attaching any keys or instructions to change the lock's combination to the front of the item.
- 9-23. SHELF-LIFE ITEMS. Quantities of shelf life items which exceed requirements for the period ending on the expiration (or extended expiration) date, are to be processed as excess or returned for credit. Items with a remaining useful life of 3 or more months before reaching the expiration date are to be reported through normal reutilization procedures. Those with a remaining useful life of less than 3 months, regardless of acquisition cost or condition, are to be processed as nonreportable property. Reporting documents should designate the item as shelf life by including "SL" on the document along with the item's expiration date. If the item has an extendible-type expiration date, indicate whether the expiration date is the original or extended date. Final disposal of shelf-life items is to be done so as not to endanger public health and safety.
- 9-24. **SMALL BOATS OR LIFERAFTS**. These items are not to be donated or sold without first being physically inspected and certified for safe use.
- 9-25. UNAPPROVED "BOGUS" PARTS. Report any suspected unapproved parts to the Suspected Unapproved Parts (SUPS) Program Office, AVR-20, P.O. Box 16317, Washington, D.C. 20041, in accordance with the latest version of Order 8120.10, Suspected Unapproved Parts Program. You can use FAA Form 8120-10, Suspected Unapproved Parts Notification, and/or call FAA's confidential Aviation Safety Hotline toll free number (800 255-1111), as referenced in FAA Advisory Circular AC 21-29, Detecting and Reporting Suspected Unapproved Parts for identification prior to disposal. The circular gives further guidance on how parts or materials may be mutilated and disposed.

.

Abandonment or Destruction A method of disposing of surplus personal property which

usually involves leaving the property at its original location and site, or taking action to relocate the property to a public or private dump where it is normally crushed, burned, or buried. This method is not permitted for hazardous materials.

Abandoned or Other Unclaimed Property

Personal property that is found on premises owned or leased by the Government and which is subject to the filing of a claim therefore by the former owner(s) within 3 years from the vesting of title in the United States.

Abstract of Bids

The official document upon which all bids are recorded, including "no bids" and "non-responsive" bids.

Acid Contaminated Property

Property that may cause burns or toxicosis when improperly handled due to acid residues adhering to or trapped within the material. (definition from FPMR 101-42.001)

Acquisition Cost

The original purchase price of an item. Acquisition cost is estimated if not known.

Agricultural Commodity

A product resulting from the cultivation of the soil or husbandry on farms and in the form customarily marketed by farmers.

Approving Official

The individual designated by a Regional Administrator/ Center Director as having final authority to approve property actions related to the utilization and disposal of excess and surplus personal property in addition to the duties defined in Chapter 1 of FAA Order 4650.21B.

Award Document

The official document (GSA Form 27, OF 16, or equivalent) used to advise a bidder of the item(s) for which he/she was the successful bidder and for which the SCO accepted on behalf of the Government.

Auxiliary or Accessorial Federal Information Processing Equipment

Equipment such as plotters, tape cleaners, tape testers, data conversion equipment, source data automation recording equipment (optical character recognition devices, and other data acquisition devices), computer performance evaluation equipment, etc., designed for use with digital, analog, or hybrid computer equipment, either cable or modem connected, wire connected, or stand-alone, and whether selected or acquired with a computer or separately.

Bid

Any document (normally a SF 114a or SF 114b) submitted in response to an IFB soliciting offers for the sale of Government property. Receipt of a bid on other than the prescribed form does not preclude its consideration provided other legal requirements are met.

Bid Opening

The official act of opening, reading, and recording of all bids received in response to a specific IFB. It is held in the exact place and at the exact time and date designated in the IFB.

Biologicals

Hazardous materials which are or pertain to the products and operations of applied biology, or any biochemical products, especially serums, vaccines, etc., from microorganisms. (definition from FPMR 101-42.001)

Cannibalize

The act of removing serviceable parts from one item of equipment in order to install them on another item of equipment.

Certified Electronic Product

Any electronic product which bears the manufacturer's certification label or tag (21 CFR 1010.2) indicating that the product meets applicable radiation safety performance standards prescribed by the Food and Drug Administration under 21 CFR part 1020. (definition from FPMR 101-42.001)

Combat Material

Arms, ammunition, and implements of war listed in the U.S. Munitions List (22 CFR part 121).

Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) The act which addresses abandoned or uncontrolled hazardous waste sites, liabilities, and enforcement (superfund).

Condition Code

A one character GSA code that describes the physical condition, serviceability, and the need for repairs of an item of excess or surplus personal property.

Contractor Inventory

Any property acquired by and in the possession of a contractor or subcontractor (both Government furnished and contractor acquired property) under a contract pursuant to the terms of which title is vested in the Government.

Controlled Substances

- Any narcotic, depressant, stimulant, or hallucinogenic drug, or any other drug, other substance, or immediate precursor included in Schedules I, II, III, IV, or V of Section 2-02 of the Controlled Substances Act (21 USC 812) except chemical preparations and mixtures, and excluded substances listed in 21 CFR part 1308;
- b. Any other drug or substance that the Attorney General determines to be subject to control pursuant to Subchapter I of the Controlled substance Act (21 USC 801 et seq.); or
- c. Any other drug or substance that by international treaty, convention, or protocol is to be controlled by the United States. (definition from FPMR 101-42.001)

Cooperative Administrative Support Unit (CASU)

A Government-wide program sponsored by the President's Council on Management Improvement to provide administrative services for Federal Agencies.

Cotton or Woolen Goods

Any textile, article, or product resulting from the processing or manufacturing, in whole or in major part, of cotton or wool.

Decoration

An order, device, medal, badge, insignia, emblem, or award tendered by or received from a foreign government.

Default

A condition which occurs when a contractor fails to perform a contract in accordance with its terms. When this occurs the contractor is issued a "Notice of Default" with a set period of time in which to "cure" or correct the deficiency.

Disposal

The act of discarding or relinquishing responsibility and control over excess or surplus property in accordance with appropriate Government regulations through transfer, donation, sale, abandonment or destruction. (Note: Generators of hazardous waste can be held liable for improper

disposal.)

Dispute

A difference of opinion arising under a contract between the contractor and the U.S. Government. Disputes are resolved in accordance with the Contract Disputes Act of 1978.

Donation

A method of disposing of surplus personal property whereby at the direction of GSA or other authorized sources, surplus property is given without reimbursement to eligible donees under regulations prescribed by the Administrator, GSA.

Donee

An entity that may be a service, educational, municipal, state, tax-exempt, or non-profit type of organization that performs governmental, public service, educational, or welfare activities and which is approved by the GSA.

Emergency Planning and Community Right-to-Know Act (EPCRA)

Act which requires development and dissemination of information to the public, particularly local communities most at risk, and the setting of goals for eliminating the acquisition, generation, or use of toxic chemicals.

Excess Personal Property

Any personal property under the control of a Federal agency which is not required for its needs and the discharge of its responsibilities.

Exchange

To replace a non-excess personal property item by trade or trade-in with the supplier of the replacement items when the value of the replaced item is used to reduce or offset the cost of the acquired item. The supplier may be a Government agency, commercial or private organization, or an individual.

Exchange/Sale Property

Personal property which is NOT EXCESS to the needs of the owning agency but which is eligible for replacement, and is exchanged or sold under the provisions of the FPMR in order to apply the exchange allowance or proceeds of sale, in whole or part payment, to the replacement of a similar item.

Explosive Contaminated Property

Property that may ignite or explode when exposed to shock, flame, sparks, or other high temperature sources due to residual explosive material in joints, angles, cracks, or around bolts. (definition from FPMR 101-42.001)

Extremely Hazardous Material

- a. Those materials which are hazardous to the extent that they generally require special handling such as licensing and training of handlers, protective clothing, and special containers and storage.
- b. Those materials which, because of their extreme flammability, toxicity, corrosivity or other perilous qualities, could constitute an immediate danger or threat to life and property and which usually have specialized uses under controlled conditions.
- c. Those materials which have been determined by the holding agency to endanger public health or safety or the environment if not rendered innocuous before release to other agencies or to the general public. (definition from FPMR 101-42.001)

Fair Market Value

The best estimate of the gross proceeds that would be recovered if the property were to be sold by competitive bid.

Federal Property Management Regulations (FPMR)

The Government regulations issued by the General Services Administration to govern and guide Federal agencies relative to management and control of property.

Firearms

Any weapon (including a starter gun) which will, or is designed to, or may readily be converted to expel a projectile by the action of an explosive; the frame or receiver of any such weapon or any firearm muffler or firearm silencer; or any destructive device. This term does not include an antique firearm. (definition from FPMR 101-42.001) Note: Firearms are considered dangerous property.

Foreign Excess Personal Property

Any excess personal property located outside the United States, the Commonwealth of Puerto Rico, American Samoa, Guam, the Commonwealth of the Northern Mariana Islands, the Trust Territory of the Pacific Islands, and the Virgin Islands.

Forfeited Property

Personal property acquired by a Federal agency either by summary process or by order of a court of competent jurisdiction pursuant to any law of the United States.

Freeze

The process of reserving, at a holding activity or at the controlling GSA regional office, an item of excess personal property that has been requested by a user or has been selected by a GSA AUO or other GSA representative to fulfill an existing or known requirement.

Gift

A tangible or intangible present (other than a decoration) tendered by or received from a foreign government.

Hazardous Material

Property that is deemed a hazardous material, chemical substances or mixture, or hazardous waste under the Hazardous Materials Transportation Act (HMTA), the Resource Conservation and Recovery Act (RCRA), or the Toxic Substances Control Act (TSCA). Generally, hazardous materials have one or more of the following characteristics:

- a. Has a flash point below 200 F (93.3 C), closed cup, or is subject to spontaneous heating (spontaneously combusting);
- b. Is subject to polymerization with the release of large amounts of energy when handled, stored, or shipped without adequate controls;
- c. In the course or normal operations, may produce fibers, dusts, gases, fumes, vapors, mists, or smokes which have one or more of the following characteristics:
 - (1) Causes 50% fatalities to test animals below 500 mg/kg of test animal weight when a single oral dose LD50 is used:
 - (2) Is a flammable solid or a strong oxidizing or reducing agent;
 - (3) Causes first degree burns to skin in a short time exposure, or is systematically toxic by skin contact;

Hazardous Material (continued)

- (4) Has a permissible exposure limit (PEL) below 1,000 p/m for gases and vapors, below 500 mg/mm3 for fumes, below 30 mmppcf (10 mg/m3), or 2 fibers/cm3 for dust:
- (5) Causes occupational chemical dermatitis, which is any abnormality of the skin induced or aggravated by the work environment which includes but is not limited to primary irritant categories, allergic sensitizers, and photo sensitizers;
- d. Is radioactive to the extent it requires special handling;
- e. Is a recognized carcinogen according to OSHA regulations at 29 CFR part 1910; or
- f. Possesses special characteristics which in the opinion of the holding agency could be hazardous to health, safety, or the environment if improperly handled, stored, transported, disposed of, or otherwise improperly used. (definition from FPMR 101-42.001)

Hazardous Waste

Those materials or substances, the handling and disposal of which are governed by 40 CFR part 261 (definition from FPMR 101-42.001).

- a. In general, hazardous materials are hazardous wastes when one or both of the following is true:
 - (1) They have passed through the disposal cycle without having successfully been reutilized, transferred, donated, or sold, and the holding agency declares an intent to discard.
 - (2) They are no longer usable for their intended purpose, a valid alternate purpose, or resource recovery.
- b. In general, solid non-hazardous wastes, as defined at 40 CFR 261.2, become hazardous wastes when:
 - (1) They exhibit one or more of the characteristics of ignitability, corrosivity, reactivity, or EP toxicity; or

Hazardous Waste (continued)

- (2) They are predetermined hazardous wastes upon generation as listed in 40 CFR part 261, subpart D.
- c. Hazardous materials having an expired shelf life shall be reclassified as hazardous wastes if required by Federal and/or State environmental laws or regulations. Before such reclassification, the shelf life may be extended if supported by results of tests and recertification performed by authorized personnel in accordance with applicable regulations.
- d. The transportation of hazardous wastes (including pretransport preparation requirements) is governed by EPA regulations in 40 CFR 262.30 through 262.33, 40 CFR Part 263, and the DOT regulations in 49 CFR part 171 through 180.

In addition, the EPA definition of solid hazardous wastes includes any discarded solid, semi-solid, liquid, or contained gaseous materiel as defined in 40 CFR 261.2

Historical Item

Property having added value for display purposes because its historical significance is greater than the fair market value of the item for continued use. Items that are commonly available and remain in use for their intended purposes such as military aircraft, still in use by active or reserve units, would not be regarded as historical items.

Holding Agency

The executive agency (e.g., FAA) which has accountability for the property involved.

Identical Bids

Two or more bids which are found to be the same as to unit price or total amount.

Increment Bids

A method of bidding that permits bidders to select the number of units, from a single line item, in the quantity desired. Increment bids may be permitted when a large quantity of identical items, in identical manufacturer's pack, and in unused condition, are available for sale This method may be used only when these criteria are present.

Inspection

The critical examination of material by any means to verify quantity, to determine condition, or to compare actual characteristics with those given in applicable specifications.

Inspection Period

That period of time designated to permit prospective bidders an opportunity to inspect property advertised, if they so desire. This is a legal requirement.

Intangible Personal Property

Property including, but not limited to, such classes of items as patents, patent rights, processes, techniques, inventions, copyrights, negotiable instruments, money orders, bonds, shares of stock, and similar evidences of value, except as, in a given case or class of cases, may be excluded by GSA.

Lead-Containing Paint

Paint or other similar surface coating material that contains lead or lead compounds in excess of 0.06 percent of the weight of the total nonvolatile content of the paint or the weight of the dried paint film. (definition from FPMR 101-42.001)

Line Item

A single line entry on a reporting form which indicates a quantity of personal property located at any one activity having the same description, condition code, and unit cost.

No Commercial Value

A determination that property has neither utility nor monetary value (either as an item or as scrap).

Nonappropriated Fund Property

Property acquired by religious or morale, welfare or recreational activities, post exchanges, ship stores, military officer or enlisted clubs, veterans' canteens, and similar activities with funds generated by Government employees and their dependents for operation of these activities. Such property is not Federal property.

Noncertified Electronic Property

Any electronic product for which there is an applicable radiation safety performance standard prescribed or hereafter prescribed by the Food and Drug Administration (FDA) under 21 CFR part 1020, and which the manufacturer has not certified as meeting such standard. The noncertification may be due to either (a) manufacture of the product before the effective date of the standard or (b) the product was exempted from the applicable standard and is so labeled. (definition from FPMR 101-42.001)

Non-Responsive Bid

A bid received in response to an IFB which fails to conform with some critical element of the IFB.

Nuclear Regulatory Commission (NCR)-Controlled Materials

Those materials the possession, use, and transfer of which are subject to the regulatory controls of the NRC pursuant to the Emergency Reorganization Act of 1974. The materials are defined as follows:

- a. Byproduct materials means any radioactive material (except special nuclear material) yielded in or made radioactive by exposure to the radiation incident to the process of producing or utilizing special nuclear material. (See 10 CFR part 30.)
- b. Source material means uranium or thorium, or any combination thereof, in any physical or chemical form, or ores which contain by weight, one-twentieth of one percent (\$0.05%) or more of uranium, thorium, or any combination thereof. Source material does not include special nuclear material. (See 10 CFR part 40.)
- c. Special nuclear material means plutonium, uranium 233, uranium enriched in the isotope 233 or in the isotope 235, any other materials which the NRC, pursuant to the Atomic Energy Act of 1954 (68 Stat. 919), including any amendments thereto, determines to be special nuclear material, or any material artificially enriched by any of the foregoing, but does not include source material. (see 10 CFR part 70, definition from FPMR 101-42.001)

Personal Property

Any property, except real property, records of the Federal Government, and naval vessels of the following categories: Battleships, cruisers, aircraft carriers, destroyers, and submarines.

Project Grant

A grant made for a specific purpose and with a specific termination date.

Public Agency

Any State; political subdivision thereof, including any unit of local government or economic development district; any department, agency, or instrumentality thereof, including instrumentalities created by compact or other agreement between States or political subdivisions; multijurisdictional substate districts established by or pursuant to State law, or any Indian tribe, band, group, pueblo, or community located on a State reservations.

Public Body

Any State, Territory, or possession of the United States, or any political subdivision thereof, the District of Columbia, the Commonwealth of Puerto Rico, or American Samoa, Guam, the Trust Territory of the Pacific Islands, and the Virgin Islands, any agency, or instrumentality of any of the foregoing, or any Indian tribe.

Reagent

Any hazardous material which is used to detect or measure another substance or to convert one substance into another by means of the reactions it causes. (definition from FPMR 101-42.001)

Recycling

A series of activities, including collection, separation, and processing, by which products or other materials are recovered from the solid waste stream for use in the form of raw materials in the manufacture of new products other than fuel for producing heat or power by combustion.

Recyclability

The ability of a product or material to be recovered from, or otherwise diverted from, the solid waste stream for the purpose of recycling.

Related Personal Property

Any personal property which:

- a. Is an integral part of real property or is related to, designed for, or specially adapted to the functional or productive capacity of the real property and removal of this personal property would significantly diminish the economic value of the real property. Normally, common-use items, including but not limited to general-purpose furniture, utensils, office machines, office supplies, or general-purpose vehicles, are not considered to be related personal property; or
- b. Is determined by GSA to be related to the real property.

Resource Conservation and Recovery Act (RCRA)

The act which regulates solid and hazardous wastes and their generation, transport, treatment, storage, and disposal.

Reutilization

The act of transferring excess personal property internally within FAA or among Federal agencies to fill current or future authorized requirements in lieu of new procurements.

Sale

A method of disposing of surplus personal property, whether by GSA or at the direction of GSA or other authorized source, interest or ownership in the property is exchanged for monetary reimbursement to the U.S. Treasury.

Sale Item

An item of personal property specified in an IFB which, under the terms of the invitation, is open to a separate contract award.

Salvage

Personal property having value greater than its basic material content but which is in such condition that it has no reasonable prospect of use for any purpose as a unit (either by the holding or other Federal agency), and its repair or rehabilitation for use as a unit is clearly impractical. Repairs or rehabilitation estimated to cost in excess of 65% of acquisition cost would be considered "clearly impracticable" for purposes of this definition.

Scrap

Personal property that has no value except for its basic material content.

Screening

The act of comparing requirements with available excess or surplus personal property (either by the scanning of descriptive data, by physical examination of the property, or by using on-line computer queries or want lists), in order to obtain maximum utilization.

Screening Period

For reportable excess property, it is the calendar days from the day following receipt of a report in the appropriate GSA office to and including the day specified as the surplus release date. For nonreportable property, it is the calendar days from the day following the date of the determination by the holding agency that the property is available for screening as excess, to and including the day specified as the surplus release date.

Service Education Activity

Any educational activity designated by the Secretary of Defense as being of special interest to the armed services; e.g., maritime academies or military, naval, Air Force, or Coast Guard preparatory schools.

State Agency for Surplus Property

An agency in each State designated under State law as responsible for the fair and equitable distribution within the State of all donations of surplus personal property to public agencies and eligible nonprofit, tax-exempt activities.

(

Surplus

Any excess personal property which GSA has determined is not required for the needs and the discharge of the responsibilities of any and all Federal agencies.

Surplus Release Date

The predetermined date on which Federal utilization screening of excess personal property is terminated and the property is then available for disposition as surplus.

Unrequired Personal

Property

Personal property which has been determined unneeded on a particular project or in a particular FAA custodial area or region and is thus available for regional or FAA-wide screening (includes returned government-furnished or contractor-acquired personal property).

Upset Price

The confidential amount which has been determined by the SCO to be the estimated fair market value for a given item or lot of personal property for use in evaluating bids.

Want List

A projection of known or expected requirements for equipment, supplies, or materials which are needed by an FAA office to replace obsolete, worn-out, or currently authorized and budgeted items to support operations or programs.

AAF Office of Airway Facilities Service

ACT FAA Technical Center

AEE Office of Environment and Energy

AF Airway Facilities

AFS Flight Standards Service

AIA Office of International Aviation

AIR Aircraft Certification Service

AIT Office of Information Technology

ALM Requirements and Life Cycle Management Directorate

AMC Mike Monroney Aeronautical Center

AMP Office of Facility Management, AMC

ANS NAS Transition and Implementation Service

APML Associate Program Manager for Logistics

APP Office of Airport Planning and Programming

ASDE Airport Surface Detection Equipment

ASR Airport Surveillance Radar

ASU Office of Contracting and Quality Assurance

ATCBI Air Traffic Control Beacon Interrogators

ATV All Terrain Vehicle

AUO Area Utilization Officer

AVN Aviation System Standards

BDE Beacon Decoder Equipment

CA type Civil Aviation (pre-FAA) numbers

CASU Cooperative Administrative Support Unit

CERCLA Comprehensive Environmental Response, Compensation and Liability Act

CFC Chlorofluorocarbins

CFR Code of Federal Regulations

DISC Defense Industrial Supply Center

DLA Defense Logistics Agency

DME Distance Measuring Equipment

DOD Department of Defense

DOT Department of Transportation

DRMO Defense Reutilization and Marketing Office

DRMS Defense Reutilization and Marketing Service

EPA Environmental Protection Agency

EPCRA Emergency Planning and Community Right-to-Know-Act

F&E Facilities and Equipment

FA type Federal Aviation (post CAA) Numbers

FAA Federal Aviation Administration

FAALC FAA Logistics Center, AMC

FAX Facsimile

FDA Food and Drug Administration

FDEP Flight Data Entry and Printout

FEDSTRIP Federal Standard Requisitioning and Issue Procedure

FEMA Federal Emergency Management Agency

FIP Federal Information Processing

FPMR Federal Property Management Regulations

FSC Federal Supply Classification

FSG Federal Supply Group

GSA General Services Administration

HMIS Hazardous Materials Information System

IFB Invitation for Bid

ILS Instrument Landing System

IPT Integrated Product Team

IRM Information Resource Management

LIS Logistics and Inventory System

LMS Logistics Management Specialist

MOU Memorandum of Understanding

MSDS Material Safety Data Sheet

NAILS National Airspace Integrated Logistics Support

NAS National Airspace System

NRC Nuclear Regulatory Commission

NSN National Stock Number

OAC Original Acquisition Cost

OF Optional Form

OPAC On-line Payment and Collections

OSHA Occupational Safety and Health Administration

PASS Professional Airways Systems Specialist

PCB Polychlorinated biphenyl

PDO Property Disposal Officer

PMO Property Management Officer

PR Procurement Request

RCRA Recourse Conservation and Recovery Act

RDBE Radar Bright Display Equipment

RIS Report Identification Symbol

RML Radar Microwave Links

SCO Sales Contracting Officer

SCREEN Screen by Computer and Request Excess by Electronic Notification

SF Standard Form

SIRMO Senior IRM Official

SL Shelf Life

TACAN Tactical Air Navigation

TO Troy Ounce

TSCA Toxic Substances Control Act

TSSC Technical Support Service Contract

UI Unit of Issue

U.S. United States

USC United States Code

USD Utilization, Screening, and Disposition

VOR Very High Frequency Omni Directional Range

VORTAC Very High Frequency Omni Directional Range TACAN

ZIP Zone Improvement Plan

•

INDEX. Part A. Forms specifically identified within the order

Figure	Form No.	Form Title
1	SF 122	Transfer Order - Excess Personal Property. NSN's 7540-00-159-4837 and 7540-00-965-2415
2	FAA Form 4650-12	Materiel Requisition/Issue/Receipt, NSN 0052-00-691-8001
3	SF 126	Report of Sale, NSN 7540-00-900-9859
4	SF 120	Report of Excess Personal Property, NSN 7540-00-634-4074
5	SF 123	Transfer Order Surplus Personal Property. NSN 7540-00-965-2415
6	GSA Form 27	Notice of Award
7	SF 1081	Voucher and Schedule of Withdrawals and Credits, NSN 7540-00-634-4234
8	GSA Form 2452	Sales Register
9	GSA Form 2912	Bidder Registration
10	SF 114c	Sale of Government Property-General Sale Terms and Conditions NSN 7540-00-753-4688
11	SF 114c-4	Sale of Government Property-Special Auction Conditions
12	SF 114c-3	Sale of Government Property-Special Spot Bid Conditions
13	SF 114	Sale of Government Property - Bid and Award
14	SF 114a	Sale of Government Property - Item Bid Page - Sealed Bid
15	SF 114b	Sale of Government Property - Item Bid Page - Sealed Bid
16	SF 114c-1	Sale of Government Property - Special Sealed Bid Conditions
17	SF 114c-2	Sale of Government Property - Special Sealed Bid - Term Conditions
18	OF 16	Sale of Government Personal Property, NSN 7540-00-753-4941

INDEX. Part B. Sale related forms not specifically identified within the order

Figure	Form No.	Form Title
19	GSA Form 687	Register of Remittances Received
20	GSA Form 1650	Sale of Government Personal Property
21	GSA Form 2451	Bid Card
22	GSA Form 2465	Notice of Appeal
23	GSA Form 2554	Sale - Sealed Bid
24	GSA Form 2555-A	Sales Letter (No Deposit Required)
25	GSA Form 2555-R	Personal Property Sales (Item Bid Page)
26	GSA Form 2931	Item Number Card (Vehicle)
27	GSA Form 2831	Item Number Card
28	GSA Form 3195	Sale of Government Property - Sealed Bid
29	GSA Form 3196	Sale of Government Property - Auction
30	GSA Form 3197	Sale of Government Property - Spot Bid
31	OF 15	Sale of Government Property (Poster), NSN 7540-00-473-5482
32	SF 97	Certificate of Release of a Motor Vehicle, NSN 7540-00-634-4047
33	SF 114d	Sale of Government Property - Amendment of Invitation for Bids/ Modification of Contract
34	SF 114f	Sale of Government Property - Item Bid Page - Spot Bid or Auction

FIGURE 1. Transfer Order - Excess Personal Property, SF 122

TANDARD FORM 122	T						0000			1. ORDER 110.	
LY 1971 DL SCHY, ADMINI, NET SCI CYTO 16-32-681 NET SCI CYTO 16-32-681				Đ	TRA (CESS PI	nsfer Ersona	L PROPERTY			2 DATE	
TO: GENERAL SER	VICES A	DMINIST	RATION	I			4. ORDERNG AGENCY (F	A 224 00	d address)		
HOLDING AGENCY (New	n. end et	atress)					L SUP TO (COLOGISM ET	nd destinate	m)		
LOCATION OF PROPERTY	7						& SIGNFING MISTRUCTIO	HES.			
							IL APPROPRIATION SYM	BOL AND TIT	ut .		
BENATURE	OR	DETRUC AEI	DET NO		DATE						
mu .							11. ALCTHOIT		-	IZ GOVERNMEN	IT B/L NO.
						PROPERTY	ORDERED				
1					DESCRIP	77/11				ACQUE	SITION COST
GSA AND HOLDING AGENCY NOS.	ITEM NO.	(Inchair 1		. FSC Greep	and Class. Co	militim Code and.	UNIT	QUANTITY	UNIT	101AL (E)
(a)	(b)				(e)			(4)	(e)	.,	
	idaes :	i a Agaratan							is v.		
GSA APPROVAL	964	TURE					TITLE	,			DATE
	NCT AND	LOCATION		FSC	сомоглон	SCHOOL					
POR GSA MEDET	STATE	1			_	-	4				
ONLY						1	1				

Page 3

FIGURE 2. Materiel Requisition/Issue/Receipt, FAA Form 4650-12

		MATE	RIEL ME	QUISI	TION	/15	SUI	/RE	CEIF	די								
TYPE OF TRANSACTION		OFFEATING N				OTNE	e che											
LX, even	_ = vs	F PRESONAL P																
TRANS	-	IS NUMBER	ART A -	<u> </u>	ודוצוע	_							,	-				
- 1	<u> गण्यक</u>	726126	12	-11	т т			surro			_		12	1—		1 031	+	
Maniamon manage			ADS COM		6	,	7	3	7	3 .	. 	K I	-	0		8		2
	100	1		T		_	\dashv	<u> </u>	7	_	十	+				1	T	
	10				OUT	0.00	_		-	Kônes	Ţ	1		1	-			
Kuha	<i>Y</i>				-	00 0	W 144	rate!	(1-4-				-	. an	101 #	<u>. </u>		
APPROVED BY/TITLE THE !	Eléctro		err C	-12	£4	-								1_		ACIAG		
		-			-		_							_	. 🕶 1			
2 AML-421, E					300						-			1				
Metal Tech	nologie	s Section	a Offic	Ee	2.5			AH	i~3 €	10								
		ART B - M					JNC										_	
PO AS COST CENTES DE	COST COO				LA ADD				_	AMS TR	-	_	MAG				_	ĸ
' 	0 9 1	0 13 12 14	14 18	84 86		100	30	*	1 43	100 100	100	70	71	71	7817	4 76 1	76	80
		 	!!!			\bot		\vdash	\bot	 		L		_	_	1 1		_
			PART C	1045							L							
MATIONAL STOCK	10	BUIPMENT TYPE		e escar		1	ABET	1	MITTY	-	Γ	V	u dec	3	T	TOTAL	:05	,
JUSTIFICATION: E 001 7110 VN: 981705E	1	T WEEDED Desk DR: 1	FOR HI	ry ori Porni	ricz lea	1	MET.		CER	LOCI	ıs,	SZ 17	5.00))	1	175.	06	
002 7110 VM: 9411201	М	Cabinet En: 8	PU	le, L	Lera	1		:	2	24		3	0.00)		60.	00	
003 7110 VN: 9410431	ы	Cabinet IN: 2	721	e dra	MEL			3	2	EA		10	0.00)		200.	00	
004 7110 VN: 9410881	и	Table IX: 1	Com	puter	, PC			'	l	PA.		8.	5.00)		85.	00	
005 7110 VN: 94108		Desk IH: 11	1	al, 3		•		1	-	24			0.00		1	50.	00	
006 7110 VN: 941120	RM :	Credenza IX: 9	i	Affice		لِ				<u> </u>	L		5.00		\perp	25.	<u> </u>	
ATS LOC ST	PART E	T. IN USE		TAT			EY !			URCE D	T T		icum	HT =	a . /	انت		-
arantandalları ili evili ede evili edelik madı	eta ka a a baga			门			are a					X.	4/2	1	\prec	197	7	
	11				اا						L	1	1	١٥				
ACCOUNTING CLASSIFICATION							1		MINT			1"	STAL					
ALL ITEM SOCIATES, EDGS					1997.0										178			
AI ROTES CONTROL																		
AA Form 4650-12#	78) AUPTES	4941 FAA POE	ms 4800 L	1000, 10	100 FT.		1000	PT. B	PA	H =0_		_•	<u>-</u>	_	PAGGI			3

FIGURE 3. Report of Sale, SF 126

. FRO			SONAL PROPERT	Y FOR SALE			PAGE 1	OF.
	M PLANE ADDRESS	AND OF CODE OF DWARING AGENC	7	2. REP	ORT NO.	J. DATE		
				ļ				
				*. PSC	GROUP	S. TOTAL AC	OUISMON	COST
P.18	LIC MAY INSPECT P	ROPERTY BY CONTACTING IMAME. A	OORESS. 2P CODE AND TELEPH	IOME NO.J 7. PRO	PERTY LOCATED A	.T		
T	0					MILL LOAD FOR P		
				e. LOA	O			
	General Sen	rices Administration		- F	BY B. EXTENT OF	ORCUED 185	,	
				10. PRI	PERTY IS CHANGE/SALE	11. PROPERTY	'IS REMIN	RSABLE
				-	YES b. 160	- m	ES [] b. NO
SE	EXECUTED SALE	DOCUMENTS TO INAME ADDRESS	AND ZP COOD	13. DB	POSIT PROCEEDS	TO LAPPROPRIATE	F PUND ST	MBOL A
				14. 57/	TION DEPOSIT SY	MBOL OR STATIO	N ACCOUN	T HUMBE
		ORATION SCREENING BY C	SIGNATURE AND TITLE					
AVA	MARLE FOR SALE							
		PROPERTY L	IST (USE CONTINUATIO	N CHEET IE NECE	CARVI			
	ITEM NO.				NUMBER	ACOUIS	ITION C	OST
10.	ASSIGNED BY GSA	COMMERCIAL DESCRI	PTION AND CONDITION	UNIT	OF UNITS	PER UNIT	1	TAL
a)	(6)		e)	(d)	(e)	(f)		3)
	Ar.							
		GSA SALES SITE OR CENTER ACCINOM		RECEPT OF REPORT IS	MERESY ACKNOWN	EDGED		
	E AND TITLE	GSA SALES SITE OR CENTER ACKNOW		RECEIPT OF REPORT IS	HERESY ACKNOWN	:DGED	DATE	
		GSA SALES SITE OR CENTER ACKNOW		NATURE AND TITLE	HEREBY ACKNOWN	EDGED	DATE	

Page 5

FIGURE 4. Report of Excess Personal Property, SF 120

									PAGE 1	or
TANDAPO PORM SE LPG I, 1957 CJ II, SELEY, ACMIR. FPMR (41 CFR) 383-6	REPORT OF EXCESS PERSONAL	1. REPORT M	L		2 DATE	MAIL	ED	1	TOTAL COST	
I, TYPE	(Check one only of a. ORIGINAL	C PARTI	AL W/D	(A	iso check	e 1	and/or "f"	士	a overs	
OF REPORT	"A," "B," "C," or "d") L. CORRECTED	& TOTAL	. W/D	lf	appropri					ACTORS BY
S. TO (Name and A	Address of Agency to which report is made) THRU					E. N	PROP. DR FUND	10 82	KEIMBUKSE	n (n m n
7. FROM (Name an	nd Address of Reporting Agency)	· · · · · · · · · · · · · · · · · · ·				& Ri	EPORT APPROVE	BY (N	ame and Tit	(4)
), FOR FURTHER I	INFORMATION CONTACT (Title, Address and Telephone 8	la.)				10. A	GENCY APPROVI	L (II a	pplicable)	
IL SEND PURCHA	SE ORDERS OR DISPOSAL INSTRUCTIONS TO (Title, Add	ress and Teleph	one Ro.)			12.0	SA CONTROL NO	.		
13. FSC GROUP	14. LOCATION OF PROPERTY (If location is to be ab-	indened give da	te)	15. REII		16. /	GENCY CONTRO	L NO.	17. SURPLU DATE	S RELIAN
NO.			,	YES	MO	L_,				FAIR
ITEM			COND.	UNIT	NUME OF UN		ACQUIS	HOR	TOTAL	VALUE
NO. (8)	DESCRIPTION (b)		(e)	(e)	(0)		PER UNIT		(D)	%
	ORM 120 REV. Guse Standard Form 120A for C			120-105			EVIOUS EDITI	A) 15		

FIGURE 5. Transfer Order Surplus Personal Property, SF 123

_			1. ORDER MUMBER	(5)		FORM	APPROVED	1		
	TRANSFE		•			OMB N	UMBER			
3	UNPLUS PERSO	NAL PROPERTY	b			30	90-0014	PAGE 10	F	
2. TYP	E OF ORDER		3. SURPLUS RELEASE DATE	4. SET ASIDE D	MTE	5.		6 TOTAL A		
57	ATE AGENCY	DODISEA) TAA	TELESE DATE			∐ ÃE	N. PORTABLE	Cost		
						RE	PORTABLE			
. TO:	GENE	RAL SERVICES ADMI	NISTRATION (FPRS	5) •		B. LOC	ATION OF P	ROPERTY		
					1					
	DING AGENCY (Nam									
	DING AGENCY INSM	* In-10 (IDE/ESE) *			- 1					
					- 1					
					1		10. FO	R GSA USE O	HILY	
					- 1	SOUR	CE CODE	ا		
						9	TATE] c	ITY T	
					1			TYPE OF DO	ON A TION	
								TTPE OF DE	J. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	
					,		ADJUSTE	ALLOCATI	ON CODE	
PICI	KUP OR SHIPPING IN	STRUCTIONS +								
			12. SURPLUS PR	OPERTY LIST						
Ē	IDENTIFICATION	-	DESCRIPTION			COND.	QUANTITY	ACQUIS	ITION COS	
NO.	NUMBER(S)		ESCRIPTION	cc	DOE	CODE	UNIT	UNIT	TOTA	
(a)	(6)		(c)		(d)	(e)	(1)	(a)	(11)	
					i				1	
- 1					- 1				1	
				į	- 1				1	
- 1		1		Į.	- 1				1	
- 1					- 1					
				1	1					
				1	- 1	1				
1				1	- 1	i	ı		1	
	•			1]			
					1	- 1	1			
		i								
- 1		1		1	- 1				1	
TRAI	NSFEREE ACTION	a. TRANSFEREE (Neme	and address of State	Lo. SIGNATU	REAN	io titu	E OF STATE	AGENCY	C. DATE	
		a. TRANSFEREE (Name Agency, SEA, or public	and address of State Cairport) &	D. SIGNATU	RE AN	IO TITL	E OF STATE	AGENCY	c. DATE	
nstere	e certifies and agrees	a. TRANSFEREE (Name Agency, SEA, or public	and address of State Cairport) *	b. SIGNATU OR DONE	RE AN	ID TITL RESEN	E OF STATE	AGENCY	C. DATE	
nslere t tran	e cartifies and agrees rafers and donations	a. TRANSFEREE (Name Agency, SEA, or public	and address of State Cairport) Φ	D. SIGNATU OR DONE	RE AND	ID TITL	E OF STATE		E. DATE	
nstere t tran	e certifies and agrees	a. TRANSFEREE (Name Agency, SEA, or public	and address of State corport) &	D. SIGNATU OR DONE	RE ARP	ID TITL RESEN	E OF STATE	AGENCY	c. DATE	
nstere t tran made CFR	e certifies and agrees refers and donations in accordance with	a. TRAMSFEREE (Name Agency, SEA, or public	and address of State curport) Φ	a. SIGNATU	RE OF	MEAD		a second		
nstere t tran made CFR ms, co	e certifies and agrees efers and donations in accordance with 101-44, and to the	a. TRANSFEREE (Name Agency, SEA, or public	and eddress of State surport) 9		RE OF	MEAD		a second		
nstere t tran made CFR ns, co	e certifies and agrees efers and donations in accordance with 101-44, and to the anditions, and assur	a. TRANSFEREE (Name Agency, SEA, or public	and address of State aurport) 9	a. SIGNATU	RE OF	MEAD		a second		
nstere t tran made CFR ns, co es as t ent.	e cartifies and agrees lafers and donations in accordance with 101-44, and to the inditions, and assur- ipsofied on this doc-	a. TRAMSFEREE (Name Agency, SEA, or public to the season of the season o	c urport) *	a. SIGNATU	RE OF	HEAD seters)	OF THE SEA	Season or		
nstere t tran made CFR ms, co es as t	e cartifies and agrees lafers and donations in accordance with 101-44, and to the inditions, and assur- ipsofied on this doc-	Agency, SEA, or public	c urport) *	a. SIGNATU National H	RE OF	HEAD seters)	OF THE SEA	Season or	- 54-6	
material train made CFR ms, co	e cartifies and agrees lafers and donations in accordance with 101-44, and to the inditions, and assur- ipsofied on this doc-	Agency, SEA, or public	c urport) *	a. SIGNATU National H	RE OF	HEAD seters)	OF THE SEA	Season or	- 54-6	
nstere t tran made CFR ns, co ms as t mt.	e cartifies and agrees selent and donations in accordance with 101-44, and to the onditions, and assurpschied on this doc-	Agency, SEA, or public	c urport) *	a. SIGNATU National H	RE OF	HEAD seters)	OF THE SEA	Season or	- 54-6	
medera CFR made CFR ms, co ms as a ms. ACTII actio actio ar are	e cartifies and agrees siders and donations in accordance with 101-44, and to the orditions, and assurppedied on this documental orditions. The administrative on accordance with a coordance with	Agency, SEA, or public	CER (DOD or FAA)	a. SIGNATU National H	RE OF	HEAD PIOTS)	OF THE SEA	.acada or	- 54-6	
made CFR made as a sent. ADMI ACTION COMMENTAL SECTION COMMENTAL SECTION COMMENTAL SECTION CFR.	e cartifies and agrees safers and donations in accordance with 101-44, and to the orditions, and assurppectised on this doction. That the administration pertinent to this in accordance with 101-44 and as speci-	APPREY. SEA. OF PUBLIC	CER (DOD or FAA)	a. SIGNATU National H D. SIGNATUI	RE OF	HEAD PIOTS)	OF THE SEA	.acada or	6. DATE	
nsteres t tran made CFR ns, cc es as t ent. ACTII actio scrare CFR on	e cartifies and agress siders and donations in accordance with 101-44, and to the inditions, and assurppedied on this document the administration pertinent to this in accordance with 101-44 and as specitis document have	APPREY. SEA. OF PUBLIC	CER (DOD or FAA)	a. SIGNATU National H D. SIGNATUI	RE OF	HEAD PIOTS)	OF THE SEA	.acada or	6. DATE	
melera t tran made CFR ms, cc es as s ent. ACTII actio actio actio actio actio	e cartifies and agrees safers and donations in accordance with 101-44, and to the orditions, and assurppectised on this doction. That the administration pertinent to this in accordance with 101-44 and as speci-	APPREY. SEA. OF PUBLIC	CER (DOD or FAA)	a. SIGNATU National H D. SIGNATUI	RE OF	HEAD PIOTS)	OF THE SEA	.acada or	6. DATE	

FIGURE 6. Notice of Award, GSA Form 27

		GENERAL SERVICES ACT NOTICE OF OF GOVERNMENT-OWNED PE	AWARD				1	00087
	1. OWNII	NG AGENCY OR REPORTING	OFFICE		2 DATE			
1 2					3. INVITATI	ON NO.		
3 4					4. CONTRAC	CT NO.		
					S. AGENCY	FILE R	EFERENCE	
A								
	6. PURC	HASER			7. APPROPI	RIATIO	FUND SYMBOL	AND TITLE
1 2								
2 3					8. STATION	DEPOS	IT SYMBOL OR	ACCOUNT NO.
4								
					9. SIGNATU	RE OF	CONTRACTING	OFFICER
В								
Your bid	for this	property has been accepted. F	Payment of balance due	, when indica	led below, mu	st be re	ceived along wit	h return of gree
copy No	. 2, and p	property must be removed by diseasent to custodian as his authorized and an arrival authorized and arrival authorized and arrival authorized and arrival authorized arrival ar	ates specified in this co	ntract. Upon	receipt of ful	i payme	nt, yellow copy f	No. 7 will be for
IO. ITEM	1	11 DESCRI			12. QUANTITY	IS.	UNIT	IS.
NO.		11. DESCRI	-1104		GOARTIN		PRICE	
<u> </u>								
3_								
-								
I S. DE POSIT A	CBVECEN	17.BALANCE DUE GOVERNMENT	18.REFUND TO PURCHASE! UF ANY!	MOPERT	T BY IDATE!	•	20.	
s -		\$	\$				TOTAL S	
<u>_</u>								
	23. CUSTO	DIAN						
? 3								
4								
1							GSA 27	MEV. 16-76)
1								

FIGURE 7. Voucher and Schedule of Withdrawals and Credits, SF 1081

Department of the Treasury TFRM 2-2500		OF WITHDRAW	ALS AND CREDITS	
CHARGE AND CREDIT WILL BE REPORTED	ON			Transaction Date
CHARGE AND CREDIT WILL BE REPORTED IN CUSTOMER AGENCY STATEMENT OF TRANS TIONS FOR ACCOUNTING PERIOD ENDING.	SAC-		Managara.	Document No. 5675
CUSTOMER A	GENCY		D	
		ncy Voucher No.	Agency Location Code (ALC)	Billing Agency Voucher N
	,			buning Agency Voucher A
DEPARTMENT			DEPARTMENT	
UREAU			BUREAU	
DDRESS			ADDRESS	
SUMMAR	·V			
PPROPRIATION, FUND, OR RECEIPT		AMOUNT	APPROPRIATION, FUND, OR RI	UMMARY ECEIPT SYMBOL AMOUNT
UST AGREE WITH BILLING AGENCY TOTAL) tails of charges or reference to attach	TOTAL led supportin		(MUST AGREE WITH CUSTOMER AGENCY TOTAL)	TOTAL
LING AGENCY CONTACT: EPARED BY				
PROVED BY				
EPHONE NO.				
I certify that the items listed			USTOMER OFFICE or payment from and to the app	propriation(s) designated.
(Date)			(Authorized edministr	ating an acceptaint of
(Date) (Telephone No.)			(Authorized administr	ative or certifying officer)

FIGURE 8. Sales Register, GSA Form 2452

	SALES REGISTER									
SALE MO.	PATE	LECATION								
ere Committees appli	tree (Ind. STY 0.22 Submitted by the Wil Caple to this sale, copies of Which I in Thirds on an belote	ii be subject to the General Scie Term idne received or have been reduc avail	able to me. It is my unders	tending thes, if I am a successfu						
REGISTRATION NUMBER	NAME OF BUSINESS OF INDIVIOUAL BIDDER	ADDRESS	TELEPHONE HLABER	SIGNATURE						
				en er en						

FIGURE 9. Bidder Registration, GSA Form 2912

BIDDER REGISTRATION	IDENTIFICATION NUMBER	
SUBJECT TO THE GEN- ERAL SALES TERMS AND CONDITIONS (STANDARD	1	
FORM 114C) AND ANY SPECIAL TERMS AND CONDITIONS APPLICA- BLE TO THIS SALE, 1. THE UNDERSIGNED (as budder number identi- (ied above), OFFER AND AGREE TO PURCHASE ALL ITEMS AWARDED TO ME	NAME	
	MUMBER AND STREET (Route or box no., t	(applicable)
ON THIS SALE AS REG- ISTERED.	SIGNATURE OF PERSON REGISTERED	TELEPHONE NO.
GENERAL SERVICES ADMIN		SA'FORM 2912 (6-75)

FIGURE 10. Sale of Government Property -General Sale Terms and Conditions, SF 114c

DO NOT RETURN WITH BID

SALE OF GOVERNMENT PROPERTY GENERAL SALE TERMS AND CONDITIONS

ENVITATION FOR MIDS NO.

1. INSPECTION.

The Bidder is invited, urged, and cautioned to inspect the property prior to submitting a bid. Property will be available for inspection at the places and times specified in the Invitation.

2. CONDITION AND LOCATION OF PROPERTY.

Uniess otherwise provided in the Invitation, all property listed therein is offered for sale "as is" and "where is." Unless otherwise provided in the Invitation, the Government makes no warranty, express or implied, as to quantity, kind, tharacter, quality, weight, size, or description of any of the property, or its fitness for any use or purpose. Except as provided in Conditions No. 12 and 14 or other special conditions of the Invitation, no request for adjustment in price or for recussion of the sale will be considered. Thu u not a sale by sample.

3. CONSIDERATION OF BIDS.

(a) Unless otherwise provided in the Invitation, telegraphic or tele-

(a) Unless otherwise provided in the Invitation, telegraphic or telephonic bids will not be considered.
(b) The Bidder agrees that his bid will not be withdrawn within the period of time specified for the acceptance thereof following the opening of bids (60 calendar days if no period is specified by the Government or by the Bidder, but not less than 10 calendar days in any case) and that during such period his bid will remain firm and irrevocable. The Government reserves the right to reject any or all bids, including bids under which a Bidder would take unfair advantage of the Government or other Bidders, to warve any technical defects in bids, and unless otherwise specified by the Government or by the Bidder, to accept any one nem or group of items in the bid, as may be in the best interest of the Government. Unless the Invitation otherwise provides, a bid covering any listed item must be submitted on the bissis of the unit specified for that time. item and must cover the total number of units designan

4. FORMS OF BID DEPOSITS AND PAYMENTS.

4. FORMS OF BID DEPOSITS AND PAYMENTS.
Unless otherwise provided in the Invitation, bid deposits (when required by the Invitation) and payments shall be in U.S. currency or any form of credit instruments other than promissory notes, made payable on demand in U.S. currency: Privated That uncertified personal or business checks must be first parry instruments: Privated further. That if in connection with any prior sale, the Bidder or Purchaser tendered an uncertified personal or business check which was not paid by the drawer for any reason and the Bidder. Purchaser, and the Drawer of the check were so notified in writing by the selling agency, uncertified personal or business checks will not be an acceptable form of bid deposit or payment. Bids submitted after the effective date specified in the written notification reterred to which are not accompanied by the property bid deposit will be summanly rejected. summanly rejected.

5. BID PRICE DETERMINATION.

When bids are solicited on a unit price basis, Bidders will insert their unit prices and total prices in the space provided for each item.

(a) In the event the Bidder inserts a total price on the item but fails to insert a unit price, the Government will determine the unit price by dividing the total price by the quantity of the item set out in the Invitation. The unit price by determined shall be used for the purpose of bid evaluation, award, and all phases of contract administration.

(b) When bids are solicited on a "lot" basis, Bidders should submit a single total price in the Total Price Bid column of the bid sheet. Bidders should not make any entry in the Unit Price Bid column. In the event a Bidder submits a total bid price and also a unit bid price which are not identical, the unit bid price will not be considered.

The Purchaser agrees to pay for property awarded to him in accordance with the prices quoted in his bid. Subject to any adjustment made pursuant to other provisions of this contract, payment of the full purchase price, after applying the total bid deposit, if any, must be made within the time specified in the Invitation and prior to delivery of any of the property. If an adjustment is made requiring additional payment, such payment must be made immediately upon nooce of such adjustment. In the absence of any debts owed to the selling agency, where the total sum becoming due to the Government from the Purchaser on a contract awarded to him under the Invitation is less than the total amount deposited with his bid, the difference will be promptly refunded and also, deposits accompanying bids which are not accepted will be promptly

refunded to the Bidder. No refund or demands will be made for any

Unless otherwise provided in the Invitation, title to the property sold hereunder shall vest in the Purchaser as and when removal is effected. On all motor vehicles and motor-propelled or motor-drawn equipment re-quiring licensing by a State motor vehicle regulatory agency, a certificize of release, Standard Form 97, will be furnished for each vehicle and piace of equipment unless otherwise provided in the Invitation.

& DELIVERY, LOADING, AND REMOVAL OF PROPERTY.

a DELIVERY, LOADING, AND REMOVAL OF PROPERTY.

(a) Unless otherwise provided in the Invitation, the Purchaser shall be entitled to obtain the property upon full payment therefor with delivery being made only from the exact place where the property is located within the installation. The Purchaser must make all arrangements necessary for packing, removal, and transportation of property. The Government will not act as liaison in any fashion between the Purchaser and carrier, nor will the Government recommend a specific common carrier. Loading will only be performed as set forth in the Invitation, and unless otherwise provided in the Invitation, loading will only be performed as set forth in the Invitation, and unless otherwise provided in the Invitation, loading will not be performed on Saturdays, Sundays, Federal holidays, or any day that the installation where the property is located is closed. Where it is provided that the Government will load, the Government will make the initial placement of the property on conveyance(s) furnished by the Purchaser and the initial placement on the Purchaser provided in the Invitation, the Government unit one block, chock, brace, lash, hand, or in any other manner secure the cargo on such conveyance(s) furnished by the Purchaser.

(b) Where it is provided in the Invitation that the Government will not load or that the Purchaser shall remove the property at his expense within the period of time allowed in the Invitation. If the Contracting Officer determines that the failure to remove the property within the period of time originally allowed arose out of causes beyond the control and without the fault or negligence of the Purchaser, such determination shall be reduced to writing, and a reasonable settention of time for the public enemy, acts of the Government in enther in sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoet, and severe weather. If the Purchaser is permitted to removal or any additional time allowed by

(d) Segregation, culling, or selection of property for the purpose of effecting partial or increment removals will not be permitted except as specifically authorized and prescribed by the Government.

If, after the award, the Purchaser breaches the contract by failure to make payment within the time allowed by the contract as required by Condition No. 6, or by failure to remove the property as required by Condition No. 8, then the Government may send the Purchaser a 13-day written notice of default (calculated from dare of mailing), and upon Purchaser's failure to cure such default within that period (or such further period as the Contracing Officer may allow) the Purchaser shall lose all right, title, and interest which he might otherwise have acquired in and to such property as to which a default has occurred. The Purchaser agrees that in the event he fails to pay for the property or remove the same within the prescribed period(s) of time, the Government shall be entitled to retain (or collect) as liquidated damages a sum equal to the prasser of (a) 20 percent of the purchase price of the item(s) as to which the default has occurred, or (b) \$25, or the purchase price of such issuit(s) if the

STANDARD FORM 114C REVISED 6-46

FIGURE 10. Sale of Government Property -General Sale Terms and Conditions, SF 114c (page 2)

purchase price is less than \$25: Provided. That in the event of multiple swards of stems under a single Invitation for Bids, the amount to be charged, if the minimum charge provided for in (b) above is applicable, shall be determined by the total purchase price reflected in the sward documents: Provided furitor. That the maximum sum which may be recovered by the Government as damages for failure of the Purchaser in pay for and remove the property shall be the formula amount. The Government shall specifically apprise the Purchaser, either in its original anotic of default (or in separate subsequent written notice), that upon the expiration of the period prescribed for curing the default, the formula amount will be retained (or collected) by the Government as liquidisted damages. However, if the property was sold on a "per lot" basis and the Purchaser removes a portion of the lot but fails to remove the balance, no portion of the purchase price will be refunded. If the Purchaser otherwise fails in the performance of his obligations, the Government may exercise such rights and may pursue such remedies as are provided by law or under the contract.

10. SETOFF OF REFUNDS.

The Bidder or Purchaser agrees that the selling agency may use all or a portion of any bid deposit or refund due him to sansiy, in whole or in part, any debts arising out of prior transactions with the Government.

Norwithstanding any other provision of this contract, unless paid within 30 calendar days from the date of first written demand, all amounts that become payable by the Purchaser to the Government under this contract shall bear simple interest at the rate which has been established by the Secretary of the Treasury as provided in Section 12 of the Contract Disputes Act of 1978 (Public Law 93-563), from the date of first written demond unit read. demand until paid.

12. ADJUSTMENT FOR VARIATION IN QUANTITY OR WEIGHT.

Unless otherwise provided in the Invitation, when property is sold by a unit other than "weight," the Government reserves the right to vary the quantity tendered or delivered to the Purchaser by 10 percent, when the property is sold by "weight," the Government reserves the right to vary the weight tendered or delivered to the Purchaser by 25 percent. The purchase price will be adjusted upward or downward in accordance with the unit price and on the basis of the quantity or weight actually delivered. Unless otherwise specifically provided in the Invitation, on adjustment for such variation will be made where property is sold on a "price for the lot" basis.

13. WEIGHING, SWITCHING, AND SPOTTING.

Where weighing is necessary to determine the exact purchase price, the Purchaser shall arrange for and pay all expenses of weighing the property (unless Government scales are available on the premises). All switching and sporting charges shall be paid by the Purchaser unless such services are performed with Government-owned or Government-operated locomotives on Government property. When removal is by truck, weighing shall be under the supervision of the Government and at its option on: (a) Government scales, (b) certified scales, or (c) other scales acceptable to both parties. When removal is by rail, weighing shall be on railroad track scales, or by other means acceptable to the railroad for freight purposes.

14. RISK OF LOSS

Unless otherwise provided in the Invitation, the Government will be Unless otherwise provided in the Invitation, the Government will be responsible for the care and protection of the property subsequent to it being available for inspection and prior to its removal. Any loss, damage, or destruction occurring during such period will be adjusted by the Couracting Officer to the extent it was not caused directly or indirectly by the Purchaser, its agents, or employees. At the discretion of the Contracting Officer, the adjustment may consist of recision. With respect to losses only, in the event the property is offered for sale by the "lot," no adjustment will be authorized under this provision tunies the Government is notified of the loss prior to removal from the installation of any portion of the lot with respect to which the loss is claimed.

15. LIMITATION ON GOVERNMENT'S LIABILITY.

Except for reasonable packing, loading, and transportation costs (such packing, loading, and transportation costs being recoverable only when a return of property at Government cost is specifically authorized in writing by the Contracting Officer) the measure of the Government is liability in any case where liability of the Government so the Purchaser has been established shall not exceed refund of such portion of the purchase price as the Government may have received.

IL ORAL STATEMENTS AND MODIFICATIONS.

Any oral statement or representation by any representative of the Government, changing or supplementing the invitation or contract or any Condition thereof, is unauthorized and shall confer no right upon the Bidder or Purchaser. Further, no interpretation of any provision of the

contract, including applicable performance requirements, shall be binding on the Government unless furnished or agreed to, in writing, by the Contracting Officer or his designated representative.

17. COVENANT AGAINST CONTINGENT FEES.

(a) The Purchaser warrants that no person or agency has been employed or reguled to solicit or obtain this contract upon an agreement or understanding for a contingent fee, except a bona fide employee or agency. For breach or violation of this warranty, the Government shall have the right to annul this contract without liability or, in its discretion. to deduct from the contract price or consideration, or otherwise recover,

move the right to annul this contract without manuty or, in its discretion, to deduct from the contragent fee.

(b) "Bona fide agency," as used in this clause, means an established commercial or selling agency, mannamed by a Purchaser for the purpose of securing business, that neither exerts nor proposes to exert improper influence to solicit or obtain Gowernment contracts nor holds itself out as being able to obtain any Government contracts nor holds itself out as being able to obtain any Government contract or contracts through improper influence.

"Bona fide employee," as used in this clause, means a person, employed by Purchaser and subject to the Purchaser's supervision and control as to time, place, and manner of performance, who neither exerts nor proposes to exert improper influence to solicit or obtain Government contracts nor holds out as being able to obtain any Government contract or contracts through improper influence.

"Contingent fee," as used in this clause, means any commission, percentage, brokerage, or other fee that is contingent upon the success that a person or context is used in this clause, means any influence that induces or tends to induce a Government contract or officer to give consideration or to act regarding a Government contract on any basis

mondes or whom to menter a covernment employee or other to give consideration or to act regarding a Government contract on any basis other than the ments of the maner.

14. OFFICIALS NOT TO BENEFIT.

No member of or Delegate to Congress, or resident commissioner, shall be admirted to any share or part of this contract, or to any benefit arising from it. However, this clause does not apply to this contract to the extent that this contract is made with a corporation for the corporation. general benefit.

19. CERTIFICATE OF INDEPENDENT PRICE DETERMINA-

- (a) The Purchaser certifies that—

 (1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consumance, communication, or agreement with any other Purchaser or competitor relating to (i) those prices, (ii) the intention to submit an offer, or (iii) the ds or factors used to calculate the prices offered;
- methods or factors used to calculate the prices offered;

 (2) The prices in this offer have not been and will not be knowingly disclosed by the Purchaser, directly or indirectly, to any other Purchaser or competitor before bid opening (in the case of a formally advertused solicitation) or coopter award (in the case of a negotiated solicitation) uniess otherwise required by law; and

 (3) No amempi has been made or will be made by the Purchaser to include any other concern to submit or nor to submit an offer for the purpose of restricting competition.

 (b) Each summature on the offer is considered to be a certification by the
- purpose of restricting competition.

 (b) Each signature on the offer is considered to be a certification by the
- (b) Each signature on the offer is considered to be a certification by the signatory that the signatory—
 (1) Is the person in the Purchaser's organization responsible for determining the prices being offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to subparagraphs (aX1) through (aX3) above; or (2Xi) Has been suthorized, in writing, to act as agent for the principals in certifying that those principals are not participated; and will not participate in any action contrary to subparagraphs (aX1) through fox participate in any action contrary to subparagraphs (aX1) through fox Participate.
- (a)(3) above.
 (ii) As an authorized agent, does certify that the principals have not participated, and will not participate, in any action country to subparagraphs (a)(1) through (a)(3) above; and
 (iii) As an agent, has not personally participated, and will not participate, in any action country to subparagraphs (a)(1) through (a)(3) above.
- above. (c) If the Purchaser deletes or modifies subparagraph (a)(2) above, the Purchaser must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.

20. ASSIGNMENTS OF CONTRACTS.

Any contract awarded under the Invitation is subject to the provisions of 41 U.S.C. 15 which generally precludes assignment of such contract.

21. CLAIMS LIABILITY.

The Bidder or Purchaser agrees to save the Government harmless from any and all actions, claims, debta, demands, judgments, liabilines, costs and all actions, clear of, claimed on account of, or in any manner predictated upon loss of or damage to property and injuries, illness or disabilines to or death of any and all persons whatsoever, including

FIGURE 10. Sale of Government Property -General Sale Terms and Conditions, SF 114c (page 3)

members of the general public, or to the property of any legal or political entity including Scare, local and matricise bodies, in any manner caused by or contributed to by the Bidder or Purchaser, in agents, servants, employees, or any person subject to its control while in, upon or about the sale site and/or the site on which the property is located, or while the property is in the postession of or subject to the control of the Bidder or Purchaser, in agents, servants or employees after the property has been removed from Government control.

22. WITHDRAWAL OF PROPERTY AFTER AWARD.

The Government reserves the right to withdraw for its use any or all of The Government reserves the right to windraw for its use any or all of the property covered by this contract, if a loon fide requirement for the property develops or exists prior to actual removal of the property from Government control. In the event of a windrawal under this condition, the Government shall be liable only for the refund of the contract price of the withdrawn property or such portion of the contract price as it may have received.

23. ELIGIBILITY OF BIDDERS.

The Bidder warrants that he is not (a) under 18 years of age; (b) an The Bidder warrants that he is not (a) timber it years of a get, (b) as employee of an agency of the Federal Government (either as a civilian or as a member of the Armed Forces of the United States, including the United States Coast Guard, on active duty) prohibited by the regulanous of that agency from purchasing property sold hereunder. (c) an agent or immediate member of the household of the employee in (b), above. For breach of this warranty, the Government shall have the right to annual this contract without liability

24. REQUIREMENTS TO COMPLY WITH APPLICABLE LAWS AND REGULATIONS.

It is the Bidder's responsibility to ascertain and comply with all applicable Federal, State, local, and multi-jurisdictional laws, ordinances, and regulations pertaining to the registration, licensing, handling, pomersion, transportation, transfer, export, processing, manufacture, tale, use or disposal of the property listed in the Invitation. Purchasers or users of this property are not excused from any violation of such laws or regulations either because the United States is a party to this sale or has had any interest in the property at any time. interest in the property at any time.

25. DEFINITIONS.

As used herein, the following terms shall have the meaning set forth

(a) "Telegraphic bid" and "telegraphic notice" include bids and

(a) "Leignaphic bed and retegraphic hooce include bids and neighbors.

(b) "Contracting Officer" means the person accepting the bid in whole or in part on behalf of the Government, and any other officer or crylland employee who is a properly designated Contracting Officer; and includes, except as otherwise provided in this contract, the authorized representative of a Contracting Officer acting within the limits of the representative of a Contracting Officer acting within the limits of the representative.

tive's authority.

(c) A "small business concern" for the purpose of the sale of Government-owned property is a concern which can qualify under the small business classification criteria referenced in 13 CFR § 121.3–9.

FIGURE 11. Sale of Government Property -Special Auction Conditions, SF 114c-4

BO NOT RETURN WITH SID

SALE OF GOVERNMENT PROPERTY SPECIAL AUCTION CONDITIONS	INVITATION FOR BIDS NO.	PAGE
SI ECINE NOCITOR COMPILIONS		

A. SUBMISSION OF BIDS AND AWARD.

(a) The Auctioneer will offer each numbered item separately. Bidders will communicate the amount of their bids either orally or by such other means as may be recognized by and acceptable to the Auctioneer. Unless otherwise provided in the Invitation, bid offers will not be recognized from any person not properly registered and where applicable issued a numbered paddle.

(b) All items cataloged by weight, count or measure will be sold in like units unless specifically changed by announcement by the Auctioneer. The Government reserves the right to sell in such units or groups thereof as it deems most expedient. Items will not be subdivided or grouped unless specific announcement is made.

will not be subdivided or grouped uniess specific announcements is made.

(c) The Auctioneer's "knocking down" an item will constitute an award by the Contracting Officer to the successful Purchaser for each item except as otherwise herein specifically provided.

(d) In the event of a dispute as to the amount bid, item or sem number, and/or paddle number of a Bidder, the Contracting Officer reserves the right to reoffer the item in question. Once an item is "knocked down" the Purchaser may not withdraw the bid.

(e) Records of the Government, certified by the Contracting Officer, as to name and number of the Bidder, the hid, and, amount thereof shall be prime facie evidence of the circumstances of the sale, and all disagreements will be resolved in accordance with such records.

(f) Special provisions made by the Bidder will not be acceptable and will be cause for rejection of bids. The General Sale Torms and Conditions (Standard Form 114C) and Special Conditions of Sale constitute a part of the contract of sale between the Government and the Purchaser. All Bidders acknowledge (by

signing the registration card) that they have full and complete understanding of the terms and conditions, and agree to be bound

B. PARTIAL PAYMENTS.

B. PARTIAL PAYMENTS.

(a) Unless full payment is required, the successful Bidder for any item must make a partial payment on the day of the saie of at least 20% of the total amount awarded him.

(b) Full or partial payments shall be made in the form prescribed in Condition No. 4, General Sale Terms and Conditions (Sandard Form 114C).

(c) In the event the successful Bidder has on file an approved Deposit Bond-Annual. Sale of Government Personal Property (Standard Form 151), that deposit bond may be used in lieu of the 20% partial payment required in subparaeraph (a). above when its use is authorized as an acceptable form of partial payment in the Invitation. Deposit Bond-Individual Invitations. Saie of Government Personal Property (Standard Form 150., is aim acceptable if it has been approved in advance by the selling agency, when its use is authorized as an acceptable form of partial payment in the Invitation.

(d) The Purchaser agrees that in the event he fails to make partial payment on the day of the sale, as required by this clause the contract price shall be increased in a sum equal to 5% of the amount of the required partial payment which remained unpaid not to exceed 20% of such amount. Such amount remains unpaid not to exceed 20% of such amount. Such amount will be considered paid at such time as payment is deposited in the mail or with a selegraph company.

FIGURE 12. Sale of Government Property -Special Spot Bid Conditions, SF 114c-3

DO NOT RETURN WITH MIS

ENVITATION FOR BIDS NO. SALE OF GOVERNMENT PROPERTY SPECIAL SPOT BID CONDITIONS

A. MAILED-IN OR HAND-CARRIED BIDS.

Unless otherwise provided in the Invitation, mailed-in or hand-carried bids will not be considered.

B. BID DEPOSIT.

In the event mailed-in or hand-extried bids are provided for in the Invixtion and a bid deposit is required, such bids must be accompanied by a bid deposit of 20% of the total amount bid and must be in the possession of the Contracting Officer by the time and date set forth in the Invitation. Bid deposits shall be in the form prescribed in Condition No. 4, General Sale Terms and Conditions (Sandard Form 114C). Deposit Bond-Individual Invitation, Sale of Government Personal Property (Sandard Form 150) property executed or reference to an approved Deposit Bond-Ansual, Sale of Government Personal Property (Standard Form 151) are acceptable when their use is authorized as acceptable forms of bid deposit in the Invitation. Any such bid which is not timely supported by an acceptable bid deposit may be rejected as non-responsive. Any bid deposit received after the time and date set forth in the Invitation for the receipt of bids will be considered in the amner manner as late bids.

C MODIFICATION OR WITHDRAWAL OF BIDS.

(Applicable only when mailed-in or hand-carried bids are subcruzed by the terms and coordinous of the lavination.)

(a) Bids may be modified or withdrawn by written or eigeraphic nouce and a bid also may be withdrawn in person by a bidder or his authorized representative, provided his identity is made known and he signs a receipt for the bid, but only if the withdrawn is prior to the exact time for the start of the mie.

(b) Where a bid deposit is required by the lavination, any bid modification within increases the amount of a bid already submitted or which submits hid on terms our removalished on when the modification of the submits hid on the substitution of the substitution of the submits hid on the substitution of th

or which submits bids on items not previously bid on must pro-vide for an additional bid deposit.

D. CONSIDERATION OF LATE BIDS, MODIFICATIONS, OR WITHDRAWALS.

(Applicable only when mailed-in or hand-carried bids are thorased by the terms and conditions of the Invigance.)

(Applicable only when maner-in or name-rative orea mathemated by the terms and conditions of the Invitance.)

(1) Mailed-in or hand-carried bids or modifications or withdrawals thereof, must be in the possession of the Contracting Officer by the time and date set forth in the Invitance. Any mailed-in bid or modification or withdrawal thereof, received after the time and date set forth in the Invitance for receipe of bids will not be considered unless received by the Contracting Officer before the time set for the state of the size, was mailed and in fact delivered to the address specified in the Invitation in sufficient time to have been received by the Contracting Officer by the nine and date set forth in the Invitance for receipt of bids, and, except for delay attributable to personnel of the siles office or their designess, would have been received on time. In no event will mailed in bids or modifications or withdrawals, be considered if received by the Contracting Officer after the time set for the start of the sale, regardless or the cause of delay.

(b) Any hand-carried bid or modification not received by the Contracting Officer by the exact time set for the receipt of bids will not be considered, regardless of the cause of the delay. The foregoing sentence does not, however, precided the submission of bids from the floor, item by item, as the sale progresses.

E SUBMISSION OF BIDS AND AWARD.

E. SUBMISSION OF BIDS AND AWARD.

Each numbered item will be offered separately by requesting bids from the floor which may be submitted by means of a bid card showing the item number, unit bid price, registration number and agrantise of the Bidder. After announcement is made that bidding for that item is closed no further bids will be accepted for that item. Bids submitted from the floor will be compared with males-in or hand-carried bids (if authorized) to determine the high bid. Award of each item offered will be made to the highest responsible and responsive Bidder, item by item, as the sile progresses unless the Contracting Officer specifically announces that the award of a particular item must be delayed. Award is obeiswed will be made on a laster date by mailing or otherwise furnishing a notice of award to the successful Bidder. The amount of the high acceptable bid, and the name or registration number of the successful Bidder will be publicly announced. All awards publicly announced will be confirmed in writing. In the event that all beis are reserted, the amount of the high bid received will be publicly announced. Items for which all bids have been rejected may be reoffered during the sale or at a later date at the discretion of the Contracting Officer. Qualified, tie-in, all-or-none or combination bids will not be acceptable and will be rejected as non-responsive.

F. PARTIAL PAYMENTS.

(a) Payment shall be made as required within the time set form in the lavitation, except that whenever mailed-in or hand-tarried bids are authorized and a bid deposit is required, the successful bidder present at the sale smarr haske a partial payment on the day of the sale of at least 20% of the total amount awarded to him.

(b) Full or partial payments shall be made in the form prescribed in Condition No. 4, General Sale Terms and Conditions (Standard Form 114C).

(Standard Form 114C).

(c) In the event the successful Bidder has on file an approved Deposit Bood-Annual. Sale of Government Personal Property (Standard Form 151), that deposit bond may be used in lieu of a 20% partial payment required in subparagraph (a), above, when it use is authorized as an acceptable form of partial payment in the Invitation. Deposit Bood-Individual Invitation. Sale of Government Personal Property (Standard Form 150) is also acceptable, if it has been approved in advance by the selling agency and its use authorized as an acceptable form of partial payment in the Invitation.

(d) The Purchaser agrees that in the event he fails to make par-(a) The Fundamer agrees that in the event he halls to make Partial payment on the day of the sale, as required by this clause, the contract price shall be increased in a sum equal to 5 % or the amount or the required partial payment which remained unpaid on the date of the sale for each day that the amount remains unpaid not to exceed 20% of such amounts. Such amount will be considered paid at such time as payment is deposited in the mail or with a mierarish company.

FIGURE 13. Sale of Government Property -Bid and Award, SF 114

	RET	URN WITH BID		
SALE OF GOVERNME	NT PROPERTY—BID AND AWAI	BMTATION FOR BIOS NO.	PAGE NO.	FORM APPROVED CMB NO. 29-R0022
ISSUED BY		ADDRESS YOUR BID TO	o .	
FOR INFORMATION CONTACT	(Name & al. as.)	BIOS WILL BE OPEN	ED AT (<i>Place, dase and tin</i>	ed)
General Sale Terms a (edition) [by reference; and such as issuing office and will in an amount no (3) Bidder is required to opposite each item, w	copy(ies) for purchasing any of above until the date and time spend Conditions, SF 114C, (Special Sealed Bid-Term Conditionther special terms and condition other special terms and condition of made available upon request.) OT LESS THAN	edition) and at the edition) and Sp tions SF 114C-2, (s attached or ance (Copies of these form (2) BID DEPOSIT at 6 OF THE TOTAL B	at time publicly op- pecial Sealed Bid (edition) [] rporated herein by s, unless attached I IS NOT REQUIR BID, MADE PAY.	ened, subject to: (1) The Conditions, SF 114C-1 that I incorporated herein reference and identified hereto, are on file at the ED: I SREQUIRED ABLE TO:
Calendar days arter day	•	m in he completed by the Belderi		
calendar days if no per after date of Bid open attached is the bid depo	above, the undersigned offers and is specified by the Governming, to pay for and remove the osit, when required by the Invitat, in the amount of \$	ent or the Bidder, but a property. The total ar	not less than 10 ca	lendar days in any case
(1) He/She ☐ has, ☐ (2) He/She ☐ is, ☐ is 121.3-9, for the definiti (3) (a) He/She ☐ ha employee working sole to pay any company commission, percentag furnish information rel	has not, inspected the property in not, an individual or a smal on of small business.) (Complete is, in has not, employed or retaily for the Bidder) to solicit or sector person (other than a full-time or brokerage fee, contingent us ating to (a) and (b), above, as rig the term "bona fide employee,	on which he/she is bid ill business concern. (So the following only if the ined any company or mure this contract, and (a. bona fide employee pon or resulting from equested by the Contract	total amount of the person (other than (b) he/she has, working solely for the award of this racting Officer. (F	e bid(s) exceeds \$25,000.) in a full-time, bona fide has not, paid or agreed or the Bidder) any fee, contract; and agrees to
NAME AND ADDRESS OF BIODER	Street, arp. som & 22P Codes	SIGNATURE OF PERSON A	UTHORIZED TO SIGN THIS E	10
n er en		SIGNER'S NAME & TITLE (Type or print	DATE OF BO
TELEPHONE NUMBER: BICOER CENTRICATION NO. (§ 4)	plinder			
	ACCEPTANCE BY THE GO			la.=
ACCEPTED AS TO ITEMES MUMBE	AED	UNITED STATES OF AMEN	CA Meaning Officers	DATE OF ACCEPTANCE
TOTAL AMOUNT	CONTRACT NAMERICS	NAME AND TITLE OF CONT		anga ang ang ang ang ang ang ang ang ang

FIGURE 14. Sale of Government Property -Item Bid Page - Sealed Bid, SF 114a

ALE O	E CAVEBUL	FUT BRABERT		RETURN WIT		IFE HUMBE		
		ENT PROPERT						PAGE NO.
	orice per unit i ted in units of solicited by th		ce Bid" co nd, etc. En	lumn and extense only a tou	end the total to t I price for the lo	he "Total n in the "T	Price Bid" col Total Price Bid	uma whea i" column v
TEM NO.	UNIT PRICE BID	TOTAL PRICE BID	ITEM NO.	UNIT PRICE BID	TOTAL PRICE BID	ITEM NO.	UNIT PRICE BID	TOTAL PRICE B
\dashv								
\dashv								
-								
-								
\dashv								
\dashv								-
\dashv								·
\dashv								*
+								
\dashv								
+								
\dashv								
+								
+								
\dashv			<u> </u>			-+		
+								
a star a liga an		. o se e e e e e e e e e e e e e e e e e	wales de					
\top								
\top								
MBER T	O BE FILLED		-	CAME OF BIDDER	AND IDENTIFICATION	NUMBER, M	APPLICABLE (Type or print)

Page 18

FIGURE 15. Sale of Government Property - Item Bid Page - Sealed Bid, SF 114b

SALE OF G	OVERNMENT PROPERTY-ITE	M BID PAGE-SI	EALED BID	IFS NUMBE		PAGE	
TEM		QUANTITY	UNIT OF	PRICE BID	TOTAL PRICE		ΠE
NO.	ARTICLES FOR SALE	(No. of Units)	MEASURE	PER UNIT	DOLLARS	1 CTS	NO
				1		il	
				1		1 1	
						1 1	
1				1			
1						1 1	
						1 1	
				1		1 1	
				1			
						1 1	
				1			
İ							
1							
				1		i	
1				1			
Ì				1			
1			ŀ				
			l	Ì		1 1	
-			1	1			
i				I		1 1	
			}			1 1	
			1	1			
i			1	1			
į			1	į		1 1	
!				1			
			}	1		1 1	
-							
-)			
				ĺ		1 1	
			İ			1 1	
				į		1 1	
ļ						1 1	
			I				
1							
						1 1	
			1				
			1				
NOTO ME FILL	ED IN BY SALES OFFICE	NAME OF BIDDE	R AND EDENT	PICATION NO.	F APPLICABLE (7	'ype at pri	nt)

(FORM CONTENT COMPLETELY REVISED)

FIGURE 16. Sale of Government Property - Special Sealed Bid Conditions, SF 114c-1

DO NOT RETURN WITH BID

SALE OF GOVERNMENT PROPERTY SPECIAL SEALED BID CONDITIONS

INVITATION FOR BOS NO.

PAGE

A. BID DEPOSITS.

Where a bid deposit is required by the Invincion, all bids must be accompanied by such deposit in the amount of 20% of the small amount bid which must be in the possession of the Contractinal Officer by the rune set for bid opening. Bid deposits shall be in the form prescribed in Condition No. 4. General Sale Terms and Conditions (Sandard Form 114C). Deposit Bond-Individual Invitation, Sale of Government Personal Property (Sandard Form 150) property executed or, when provided for in the Invitation, reference to an approved Deposit Bond-Annual, Sale of Government Personal Property (Sandard Form 151) are acceptable in lies of the form of deposit authorized in Condition No. 4, General Sale Terms and Conditions (Standard Form 114C). Any bid which is not uneity supported by an acceptable bid deposit may be rejected as non-responsive. Any bid deposit received after bid opening will be considered in the same manner as lare bids.

B. MODIFICATION OR WITHDRAWAL OF BIDS.

Bids may be modified or withdrawn by written or telegraphic nonce and a bid also may be withdrawn in person by a bidder or his authorized representative, provided his identity is made known and he agas a receipt for the bid. Where a bid deposit is required by the lawtonon, any modification which increases the amount of a bid already submitted or which submitt bids on items not previously bid upon must provide for an increased bid deposit.

C CONSIDERATION OF LATE BIDS, MODIFICATIONS, OR WITHDRAWALS.

OR WITHDRAWALS.

Bids and modifications or withdrawals thereof, must be in the possession of the Contracting Officer by the time set for bid opening. Any bid, modification, or withdrawal received after the time set for bid opening will not be considered unless received by the Contracting Officer prior to award, was mailed (or telegraphed where suthorized) and in fact delivered to the address specified in the lavitation for Bids in sufficient time to have been received by the Contracting Officer by the time and date set forth in the Invitation for the bid opening, and, except for delay artibutable to personnel of the sales office or their designess, would have been received on time. In no event will hand-carried bids or withdrawals be considered if delivered to the Contracting Officer steer the exact time and date set for bid opening. However, a modification which makes the terms of the otherwise successful bid more twentable to the Government will be considered at any time it is received prior to award and may be accepted.

D. AWARD OF CONTRACT.

The contract will be awarded to that responsible Bidder whose bid conforming to the Invitation will be most advantageous to the Government, price and other factors considered. A written award mailed (or otherwise furnished) to the successful Bidder within the time for acceptance provided in the Invitation shall be deemed to result in a binding contract without any further action by either party.

FIGURE 17. Sale of Government Property Special Sealed Bid - Term Conditions, SF 114c-2

DO NOT RETURN WITH BID INVITATION FOR BIDS NO. SALE OF GOVERNMENT PROPERTY PAGE SPECIAL SEALED BID-TERM CONDITIONS

All bids must be accompanied by a bid deposit which must be in the possession of the Contracting Officer by the time art for bid opening. Bid deposits shall be in the form prescribed in Condition No. 4. General Sale Terms and Conditions (Sandard Form 114C). Unless otherwise provided in the Invitation, a bid deposit of 20% of the estimated total contract price is required on sales not exceeding one year, sales exceeding one year's outstoon will require a bid deposit computed at 20% of the total price estimated for one year's removal of property. Deposit Bond-Individual Invitation, Sale of Government Personal Property (Sandard Form 191), or Deposit Bond-Annual, Sale of Government Personal Property (Sandard Form 191) are NOT acceptable as bid deposit. In accordance with Condition No. 6 of the General Sale Terms and Conditions entitled "Payment" (Sandard Form 114C), the 20% bid deposit submitted by the Purchaser will be retained by the Government and applied against the last delivery effected under the contract. At the option of the successful bidder, a Performance Bond (Sandard Form 25) may be substituted by the successful bidder for his bid deposit at any time after notification of award of the contract. Any bid which is not underly supported by a proper bid deposit again by the considered in the same manner as late bids.

B. MODIFICATION OR WITHDRAWAL OF BIDS.

Bids may be modified or withdrawn by written or telegraphic nonce and a bid also may be withdrawn in person by a bidder or his authorized representative, provided his identity is made known and he signs a receipt for the bid. Any bid modification which increases the amount of a bid already submitted or which submits his on items not previously bid on must provide for an increased

C CONSIDERATION OF LATE BIDS, MODIFICATIONS, OR WITHDRAWALS.

Bids and modifications or withdrawals thereof, must be in the possession of the Contracting Officer by the time set for bid opening. Any bid, modification, or withdrawal received after the time set for bid opening will not be considered unless received by the Contracting Officer prior to award, was mailed (or telegraphed where authorized) and in fact delivered to the address specified in the Invitation for Bids in sufficient time to have been received by the Contracting Officer by the time and date set forth in the

Invitation for the bid opening, and, except for delay attributable to personnel of the sales office or their designess, would have betterned on time. In no event will hand-carried bids or withdrawa be considered if delivered to the Contracting Officer after the exact time and date set for bid opening. However, a modification which makes the terms of the otherwise successful bid more favorable to the Contracting property will be considered at any time. the Government will be considered at any time it is received pro sward and may be accepted.

D. ADJUSTMENT FOR VARIATION IN QUANTITY OR WEIGHT.

Condition No. 12. General Sale Terms and Conditions (Standar Form 114C) is modified to authorize the Government to vary mananty or weight delivered by 50% from the quantity or weight listed in the Invitation.

E TERMINATION.

Unless otherwise provided in the Invitation, this contract may be terminated by either party without cost to the Government moon 30 days' written notice to the other, we be calculated from the date the notice is mailed.

F. FAILURE TO PERFORM.

In the event the Purchaser fails to make payment as required by Condition No. 6. General Sale Terms and Conditions (Standar-Form 114C), or fails to remove the property as required by Condition No. 8. General Sale Terms and Conditions, and fails to care the default within the time allowed by the notice given in accordance with Condition No. 9, General Sale Terms and Conditions the Purchaser will lose all right, title and interest which he migrather than the sequired in and to the property as to which to default occurred and said Condition No. 9, is modified to provide that the Government shall be entitled to retain or collect as licenshated damages a sum equal to 20% of the contract price for the quantity estimated to be generated within a 30-day period.

G. AWARD OF CONTRACT.

The contract will be awarded to that responsible Bidder whose bid conforming to the Invitation will be most advantageous to the Government, price and other factors considered. A written awar mailed (or otherwise furnished) to the successful Bidder within the time for acceptance provided in the Invitation shall be deemed to result in a binding contract without any further action by either party.

Services Administra M (41 CPS) 101-46-3 114-406

FIGURE 18. Poster, Sale of Government Property, OF-16

	SALE OF GOVERNMENT	S SLIP PERSONAL PROP	ERTY		NO1316648
SELLING AGENCY					DATE OF SALE
BUYER'S NAME AND A	óoucee				SALE NO.
					REGISTRATION NO. (4 cop)
	OPERTY LISTE FOR IN FULL A			•	BATE
ITEM OR LOT NO.	1	DESCRIPTION			PRICE
		·····		-	
		· · · · · · · · · · · · · · · · · · ·			
EIMBURSABLE ACCO	URT NO. (If say)	TOTAL A			
- BY (Signator	*/	1 10122	1		
200			PAID OR DATE OF SALE		
27 100 00 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	r end des rj		BALANCE	•	
		NOTICE TO BU	YER		
copy will be	so marked. A	n additional co	ov will be	e issu	ment is made, this led to the property
custodian aut	ceived. Please	note the cead! above. This si	ine date fi iles slip is	or fir	ease copy when the hall payment and re- opted subject to the of which is on file
moval of pro General Sale	Terms and Con ade available up	iditions of SF 1	14-C, 3	,	

FIGURE 19. Register of Remittances Received, GSA Form 687

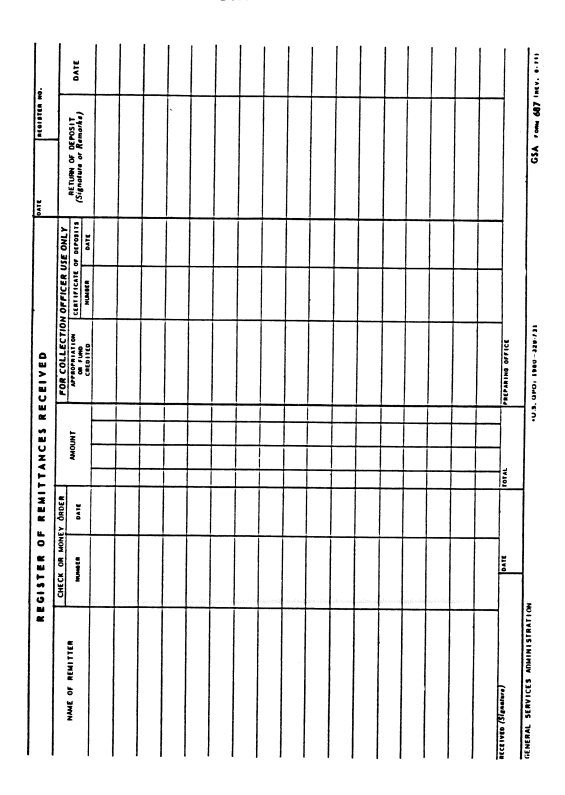


FIGURE 20. Sale of Government Personal Property, GSA Form 1650

SALE	OF GO	VERN	IMEN	IT P	ERSON	AL PRO	PERTY	1. 0476		J. REGION
	(No D	epos	it R	equired)		-	TION FOR BIDE	
a selfice so of Campiuma (S	terney for anily the Seasons Form []	6 failering 4C	-	"88 - 10 res), em	i, where - 18" a d Special Scarc	n a competitive d Bid Condition	a (Standard F	ora 114C-1.	mbject to the i	Greens Sale Ton
C1 - 61	reference, and s and will be not	to everlable	C SECULAR	pen.			d berrie. A co	197 of 31 sectors	Form 114C and	Sanderi Fern
Ö.					4. DESCRIP	T10#				6. QUARTI
										-
										1
										1
1										1
İ										
Ì										
ļ										
										1
- 1										1
1										1
l										
-										
-										1
- 1										
- 1										
ROPERTY LO	CATION					L HAVE OF	CUSTOGIAN			P. TELEPH
				MSPEC	TION AND BID	PERIOD IMPO	RMATION			
DATEIS		L HISPECT	HOURIS)			IA. DATES		11. BID OP	HING - HOURIS)	
)								
PAYMENT A	NO REMOVAL O	FPROPER	TY - Per		uil be more as p	resensed is C	edition No. 4	, Standard Fore	114C.	edition. B
	pay for any or a									
	er date of sword,							dose of every 1		
	S AND ADDITION								T USE COVERNMENT	ent.
8-25 WLIST 86	E RECEIVED DY	Dare 200 N			***************************************	IS CHEF. S	LES BRANCH	, PERSONAL PR	OPERTY DIVIS	·OH
IS IS YO	OUR BID F	ORM.	Detect			A.	*	N 16. INVITA	TION FOR BIDS	MG. AND BID
ra bolow.								OPENI	S DATE	
IR ENVELOR	PE MUST SHOW T	THE MYIT	ATION FO	M BIOS	MUMBER			V		
						I baraba a		a aa bha 6	ellemiee	
				M2 61		I BEIEBY S		2 88 (88 (_	
Subject		Σ.	ł		12		14		1.	
					15	!	18		19.	
		8			1.					
		8 7.		1		1	1.		1.	1
Sabject	<u> </u>	8 7.	DIVIDUAL	<u> </u>	19. mas 8:00	! ER INSPECTED	PROPERTY	20. SIGNATURE	1,	
Sabject		8 7.	OWIOUAL	<u> </u>		! ER HISPECTED	PROPERTY	20. SIGNATURE		
Sabject	<u> </u>	8 7.	ONIOUAL	<u> </u>		 ER INSPECTED	PROPERTY	20. SIGNATURE		1
Subject	ESENT YOURSEL	8 7.	DIVIĐUAL	<u> </u>	19. MAS 8:00	_		I SIGNATURE		
Sabject	ESENT YOURSEL	8 7.	IOMIOUAL	<u> </u>	19. MAS 8:00			 30. SIGNATURE		
Subject	ESENT YOURSEL	8 7.	DIVIDUAL	COM A	19. MAS 8:00	EZ. NAME (Ty)	ns o pared)	 20. SIGNATURE 17. Sieve, and Zi		1
Subject	ESENT YOURSEL	8 7.	ONIOUAL	 	19. MAS 8:00	EZ. NAME (Ty)	ns o pared)			1
Subject O YOU REPR ALL BUSINE YES ETUBLE TO	ESENT YOURSEL	8 7.	DIVIDUAL	 COR A	19. MAS 8:00	EZ. NAME (Ty)	ns o pared)			1
Subject Dyou represent the Business PURSE TO: ATTOM FOR	ESENT YOURSEL	8 7. 5 F AS AN IN	OWIGUAL	 Gan A	19. MAS 8:00	EZ. NAME (Ty)	ns o pared)			1

FIGURE 21. Bid Card, GSA Form 2451

BIODER'S REGISTR ALE TERMS AND COM S APPLICABLE TO DM DESIGNATED AGO	·		
DI SESIGNATED AND	OITIONS (STAN		
•/			
PAT I ON		GSA FOR 2451	(REV. 2-72)
		e/ SALE NO.	

FIGURE 22. Notice of Appeal, GSA Form 2465

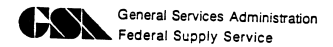
		m ed.
NOTI	CE OF APPEAL	DATE
O: Administrator of General Services		
Washington, D.C. 20405		
ATTENTION: Contracting Officer		
We hereby appeal the Final Decision of t	he Contracting Officer, issued	in connection
		(Desc)
vith a dispute under Contract GS-	(Number)	for the purchase or construction
(C	ommodity) or (Project Name, Cuty, State)	
eneral Services Administration		
1	Organizational Unit, i.e., Public Buildings Se	rvice, Federal Supply Service, etc.)
	,	(City and State)
. DESCRIBE THE NATURE OF THE DISPUTE INVOLVED	IN THE DECISION AND THE RELIEF WHICH YO	U SEEA
SPECIFY THE CONTRACTUAL PROVISIONS INVOLVED RELY UPON FOR RELIEF	IN THE DISPUTE, INCLUDING APPLICABLE PAR	TAGRAPHS OF THE SPECIFICATIONS WHICH YOU
THE POW RELIEF		
•		
ANY ADDITIONAL INFORMATION AND/CO CONSISTE C	mester the true areas and	
TO ANY FINDING OF FACT MADE IN COMPERTION THE	SUCCESSION THE DISPUTE ANTON AON CONSIDER	TO BE IMPORTANT, INCLUDING REFERENCE
TO ANY FINDING OF FACT MADE IN CONNECTION WI	THE FINAL DECISION	TO BE IMPORTANT, INCLUDING REFERENCE
ANY ADDITIONAL INFORMATION AND/OR COMMENTS O TO ANY FINDING OF FACT MADE IN CONNECTION WI	THE THE FINAL DECISION	TO BE IMPORTANT, INCLUDING REFERENCE
TO ANY FINDING OF FACT MADE IN CONNECTION WI	THE FINAL DECISION	TO BE IMPORTANT, INCLUDING REFERENCE
TO ANY FINDING OF FACT MADE IN CONNECTION WI	THE FINAL DECISION	TO BE IMPORTANT, INCLUDING REFERENCE
TO ANY FINDING OF FACT MADE IN CONNECTION WI	THE FINAL DECISION	TO BE IMPORTANT, INCLUDING REFERENCE
TO ANY FINDING OF FACT MADE IN CONNECTION WI	THE FINAL DECISION	TO BE IMPORTANT, INCLUDING REFERENCE
TO ANY FINDING OF FACT MADE IN CONNECTION WI	THE FINAL DECISION	TO BE IMPORTANT. INCLUDING REFERENCE
		,
		TELEPHONE NO.
NAME AND ADDRESS OF APPELLANT (Include Zip Cod		TELEPHONE NO.
NAME AND ADDRESS OF APPELLANT (Include Zip Cod		TELEPHONE NO.
NAME AND ADDRESS OF APPELLANT (Include Zip Cod	*/	TELEPHONE NO.
NAME AND ADDRESS OF APPELLANT (Include Zip Cod APPELLANT (Signature)	TITLE	TELEPHONE NO. (Include Area Cade)
NAME AND ADDRESS OF APPELLANT (Include Zip Cod APPELLANT (Signature)	*/	TELEPHONE NO.
TO ANY FINDING OF FACT MADE IN COMMECTION WITH MADE AND ADDRESS OF APPELLANT (Include Zip Cod APPELLANT (Signature)	TITLE	TELEPHONE NO. (Include Area Cade)

FIGURE 23. Sale - Sealed Bid, GSA Form 2554

Government Personal Property

Sale

Sealed Bid Sale No. Bid Opening



GSA rom 2554 (REV. 8-74)

FIGURE 24. Sale Letter (No Deposit Required), GSA Form 2555A

IMPORT				
This informa	thon MUST appear on lowe	·f	Sale No	
Ten nano con	rner of your bid envelope.		Opening	
62	General Services Administration			·
Sales Letter (NO Deposit Re	coured)		Sale No. Region No.	
These offices as property	ng for base the telephing property. "soris, who street, and Special Season bid Constitute (St e contained forcer). A copy of Standard Servi	orange are competitive but because. This offer prizes form 114C-1	ing is subject to the Garwini Sale Turns, and Care is which are ingestairing term by returning, and	iniens (Standard Fern 114C) Such Other Seaciel Sand, ar
пем	DESCRIPTION	QUANTITY ITEM	DESCRIPTION	QUANTIT
İ				
į				
				į
Ì				
1				
ļ				
			es.	

FIGURE 25. Personal Property Sales (Item Bid Page), GSA Form 2555R

	1754 212	0.00	7					
-	ITEM BID			SALE NO	•		PAG	E NO.
THIS BID	FORM MAY	BE REPRODUC	ED OR	BTAIN ADD	D IF YOU BID. RN THIS PAGE TIONAL COPIES	FROM T	THE NUMBER MORE SPACE HE SALES OFF	AND PRICE E E IS REQUIRES FICE.
This bid is Conditional total bid e	s subject to the (Standard Form xceeds \$25,000	e General Sale To n 1140-1.	erms and	Conditions (Sta	ndard Form 114C, e Sales letter which information as requ		edition),	Special Sealed 8
	ce per unit in tr ch.foot.pound,	ne "Unit Price Bid etc. Enter only a	" column total pri	and extend the	total to the "Total the "Total Price I	Price Bid" lid" column	column when bit	ds are solicited
NO.	PRICE BID	PRICE BID	ITEM NO.	PRICE BID	TOTAL	NOT I	UNIT PRICE BID	PRICE BID
				 				
				<u> </u>		ļ		
				 				
				 				
 †							-	
			-					
		INST	ECTION	AND BID PER	IOD INFORMATIO	N I		
PATE(S)		B. HOUR(S)			A. DATE(S)	810 0	PEHING . MEUR(S)	
					prescribed in Cond price set opposite _calendar days af			
					PECT THE PRO			
ωε• <u></u>	AS NOT NOT	INSPECTED THE PR	OPERTY.	SIGNATURE OF PE	RSON AUTHORIZED TO	\$1 7 819		
ETURN				SIGNER'S MANUE	MB TITLE (Type or p			
TO:					Trice (17) 1	rum)		
YOU REPRESI	_	A SMALL BUSINESS	. [MANGER AND STRE	,			
S MUST BE A	ECEIVED BY (Det	• and time)	—— °	CITY, STATE, AND	ZIP COOL		TELEPHONE NO.	
our-Env	elope MU	ST: show : :			LE MUNSER AND BID	OPENING DAT	ni.	

GSA rom 2555-R (Mrv. 1-77)

FIGURE 26. Item Number Card (Vehicle), GSA Form 2931

SALE NO.	
ITEM	
"Istate that the odometer mileage indicated on the vehicle described as itemismiles. If further state that the actual mileage differs from the odometer reading for reasons other than odometer calibration error and that the actual mileage is unknown." GSA	

GSA Form 2931. Item Number Card

FIGURE 27. Item Number Card, GSA Form 2931

	SALE NO.	
	TEM	
ere.		

GSA Form 2931. Item Number Card

FIGURE 28. Sale of Government Property - Sealed Bid, GSA Form 3195

General Services Administration Corres. Symbol	
Official Business Penalty for Private Use \$300	POSTAGE AND FEES PA U.S. GENERAL SERVICE ADMINISTRATION GSA-381

Sale of Government Personal Property



Sealed Bid

Sale No:

Bid Opening - Date/Time:

Bid Opening - Location:

Inspection:

FIGURE 29. Sale of Government Property - Auction, GSA Form 3196



Postage and Fees Paid U.S. General Services Administration GSA-361



Official Business Penalty for Private Use \$300

Sale of Government Personal Property

Auction

Sale No:

Date/Time:

Location:

Inspection:

FIGURE 30. Sale of Government Property - Spot Bid, GSA Form 3197



Postage and Fees Paid U.S. General Services Administration GSA-361



Official Business
Penalty for Private Use \$300

Sale of Government Personal Property



Spot Bid

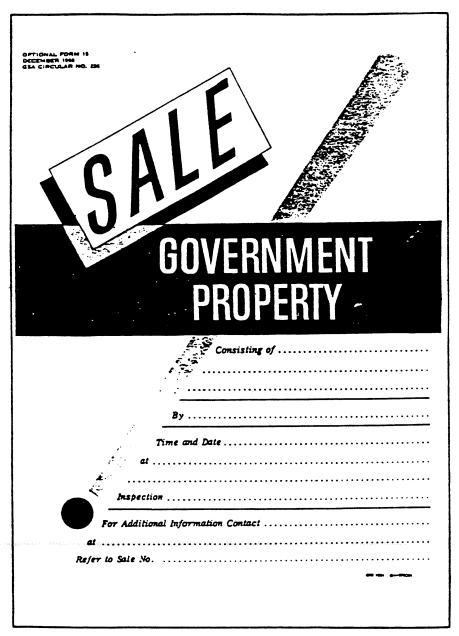
Sale No:

Date/Time:

Location:

Inspection:

FIGURE 31. Sale of Government Property (Poster), OF 15



OF 15. Sale of Government Property (poster)

FIGURE 32. The United States Government Certificate of Release of a Motor Vehicle Delivery, SF 97

	THE UNITED STATES GOVERNMENT CERTIFICATE OF RELEASE OF A MOTOR VEHICLE (See Instructions on reverse).					
The uno hicle describe of	ed herein, the p	roperty o	f the UI	NITED STATES	NITED STATES GOVERNMEN GOVERNMENT, has been tran- gnated herein; and that this is	sferred this da
cle in ordinar	y trade and con	nmerce s	ubsequ	ent to acquisiti	on thereof by the UNITED STA	TES GOVERNMENT.
TRANSFEREE (Na	me of dealer, indivi	duct, etc.)			ADDRESS OF TRANSFEREE (Please	include ZIP code)
TRANSFEROR (AC	zountable office; i.e	L. deportme	ent or age	mey; suburits and s] Including ZIP code)	
MAKE OF VEHICLE		YEAR	SERIES	OR MODEL	ENGINE NO. \$	MANUFACTURER'S SERIAL NO.
YPE OF VEHICLE	•		<u> </u>		KIND OF BODY ?	I
UMBER OF CYLINDES	S HP. (SAE) \$	FUEL		MUMIBER OF ARLES ;	NUMBER OF DUAL WHEELS :	TIRES PNEUMATIC
VEIGHT (Shipping	9	NO. OF PAS	SDIGUES !	WHEELBASE :	MANUFACTURER'S RATED CAPACITY	SALE PRICE
penalti (Public my kno	rui statement m. es, pursuant to 9 Law 92–513, as a wiedge, based u miles, ONE BOX ONL	ay make y Sections 4 amended b Ipon Units /kilometer	rou liable 09, 412 by Public id States rs.	e for damages to , and 413 of the :Law 94-364), I, , s Government rec	ords, the odometer of the vehicle	and for civil or criminal set Savings Act of 1972 state that to the best of described above reads
Penalti (Public my kn	Trul statement m sts, pursuant to 5 Law 92–513, as a wiedge, based u miles. ONE BOX ONL I HEREBY CER' Dual mileage of th nount of mileage	ay make y Sections 4 amended b ipon Units /kilometes Y: TIFY that ie vehicle o TIFY that	rou liable 09, 412. by Public d States rs. to the b described to the b	e for damages to , and 413 of the ; Law 94-364), I, . ; Government rec nest of my knowled d above.	your transferse, for attorney fees, Motor Vehicle Information and Co	and for civil or criminal set Savings Act of 1972 state that to the best of described above reads ated above reflects the
CHECK	rul statement m. ses, pursuant to 5 Law 92-513, as a powiedge, based u miles. ONE BOX ONL I HEREBY CER could mileage of the interest cert industry cert ind	ay make y Sections 4 amended b upon Units pon Units TIFY that be vehicle o TIFY that in excess	ou liable 09, 412 by Public d States s. to the b describe to the b of desi	e for damages to , and 413 of the Law 94-364), I, . s Government rec nest of my knowled above. lest of my knowled gned mechanical	your transferee, for attorney fees, Motor Vehicle Information and Co- cords, the odometer of the vehicle adge, the odometer reading as standard the odometer reading as standard three imit of 99,999 miles/ki te, the odometer reading as stated	and for civil or criminal sest Savings Act of 1972 state that to the best of described above reads ated above reflects the sted above reflects the slidmeters of the venicle
CHECK 3. mi CHECK 1. 4.	one sox only HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT HEREBY CERT	ay make y Sections 4 amended & Ippon Unita /kilometes Y: TIFY that in excess TIFY that to cle describ Y: TIFY that to	ou liable 09, 412. 09, 412. 09, Public d States rs. to the b describe to the be of desu of the bee of the bee	e for damages to , and 413 of the : Law 94-364), 1, . s Government rec est of my knowle d above. est of my knowle gned mechanical st of my knowled e, and should not st of my knowled	your transferee, for attorney fees, Motor Vehicle Information and Co- cords, the odometer of the vehicle adge, the odometer reading as stated, the odometer reading as stated to be relied upon.	and for civil or criminal set Savings Act of 1972 state that to the best of described above reads attended above reflects the attended above reflects the allometers of the vehicle above is not the actual
CHECK GHECK CHECK CHECK AC CHECK AC CHECK AC CHECK CHEC	THE STATEMENT MESS, PUTSUANT TO SEE SO, PUTSUANT TO SEE SE SE SE SE SE SE SE SE SE SE SE SE	ay make y Sections 4 amended & ippon Units /kilometes .Y: TIFY that he vehicle to TIFY that to in excess TIFY that to the describ .Y: TIFY that to the in my possess in the in my posses my my posses my my posses my my posses my my my posses my my my my my my my my my my my my my	ou liable O9, 412 O9, 412 O9 Public to States TS. to the b describe to the be of design o the bes oossession so the bis sion, an	e for damages to , and 413 of the : Law 94-364), 1, . s Government rec mest of my knowle d above. mest of my knowle gned mechanical st of my knowled e, and should not st of my knowled on and I have no i est of my knowled on and I have no i est of my knowled	your transferee, for attorney fees, Motor Vehicle Information and Co- cords, the odometer of the vehicle adge, the odometer reading as standard the odometer reading as standard three imit of 99,999 miles/ki te, the odometer reading as stated	and for civil or criminal set Savings Act of 1972 state that to the best of described above reads atted above reflects the atted above reflects the allometers of the vehicle above is not the actual as not altered, set back,
CHECK 1. act 2 act 4. or 5. p. p. cree	ITUI STATEMENT MESS, pursuant to 5 Law 92-513, as a privided, based united miles, one BOX ONL I HEREBY CERT miles miles, of the miles, of the miles, of the centre of miles, one BOX ONL I HEREBY CERT disconnected which is the miles, while in miles, while in miles, while in miles, while in miles, while in miles, while in miles, while in miles, while in the miles, it is the miles, of the miles, it is the miles, it	ay make y Sections 4 armended & Ippon Units / kilometer /Y: TIFY that he vehicle of TIFY that he in excess TIFY that ticle describ .Y: TIFY that tille in my p TIFY that tille in my p TIFY that tille in my p TIFY that tille in my p TIFY that tille in mileage in mil	ou liable O9, 412. O9, 412. O9 to the bescribe to the beser above o the besion, and service. o the besion, and on the besion and on the besion and on the besion and on the besion and on the besion and on the besion and on the besion, and on the besion an	e for damages to , and 413 of the ; Law 94-364), I, , s Government rec sest of my knowle d above. sest of my knowle gned mechanical set of my knowle e, and should not set of my knowle d on and I have no it est of my knowle d that the mileage set of my knowle d the mileage set of my knowle d the mileage set of my knowle d the mileage set of my knowle d the mileage set of my knowle d the mileage set of my knowle d the mileage set of my knowle d the mileage set of my knowle d the mileage set of my knowle d the mileage set of my knowle d the mileage set of my knowl	your transferee, for attorney fees, Motor Vehicle Information and Co- cords, the odometer of the vehicle adge, the odometer reading as standard, the odometer reading as standard for the odometer reading as standard to relied upon. The odometer of said vehicle with the odometer of said vehicle with the odometer of said vehicle withous dege of anyone else doing so.	and for civil or criminal set Savings Act of 1972 state that to the best of described above reads ated above reflects the ated above reflects the ated above reflects the illometers of the vehicle above is not the actual as not altered, set back, r repair or replacement lacement odometer was
CHECK GHECK CHECK Accordance CHECK Accordance CHECK Accordance CHECK Accordance CHECK Accordance CHECK Accordance CHECK Accordance CHECK CH	THI STATEMENT TO SEE, PUTSUANT TO SEE, PUTSUANT TO SEE, POR SON ONL I HEREBY CERTURE TO SEE SEE SEE SEE SEE SEE SEE SEE SEE SE	ay make y Sections 4 amended & Ippon Units /kilometes /Y: TIFY that the vehicle of TIFY that to cle describ /Y: TIFY that to the cle describ /Y: TIFY that to the cle describ ille in my p TIFY that to the mile in my p TIFY that to the mile graph of the cle of the c	ou liable of 1.09, 412. Op 412. Op 412. Op 712	e for damages to and 413 of the Law 94-364). I, s Government rec sest of my knowle d above. sest of my knowle gned mechanical st of my knowle e, and should not set of my knowle d that the mileage st of my knowle d that the mileage st of my knowle d that the mileage st of my knowle d that the mileage st of my knowle d that the mileage st of my knowle d that the mileage	your transferee, for attorney fees, Motor Vehicle Information and Co- cords, the odometer of the vehicle adge, the odometer reading as stated, the odometer reading as stated odometer limit of 99,999 miles/ki ge, the odometer reading as stated be relied upon. ge, the odometer of said vehicle we knowledge of anyone else doing so. doge, the odometer was altered for the repaired or replacement of the repaired or replacement of the the repaired or replacement of	and for civil or criminal set Savings Act of 1972 state that to the best of described above reads ated above reflects the ated above reflects the ated above reflects the ated above is not the actual above is not the actual as not altered, set back, repair or replacement lacement odometer was
CHECK 3. CHECK 3. CHECK 4. Or CHECK 6. GNATURE OF TRE	THE STATEMENT TO STATE THE	ay make y Sections 4 amended k ipon Units / kilometer / Y: TIFY that the vehicle of TIFY that the in excess TIFY that the inexcess TIFY that the cle describility in my possess for the tone mileage pair was	ou liable of 1.09, 412. Op 412. Op 412. Op 712	e for damages to and 413 of the Law 94-364). I, s Government rec sest of my knowle d above. sest of my knowle gned mechanical st of my knowle e, and should not set of my knowle d that the mileage st of my knowle d that the mileage st of my knowle d that the mileage st of my knowle d that the mileage st of my knowle d that the mileage st of my knowle d that the mileage	your transferee, for attorney fees, Motor Vehicle Information and Coords, the odometer of the vehicle adge, the odometer reading as staded, the odometer reading as staded as the odometer limit of 99,999 miles/ki ge, the odometer reading as stated be relied upon. The odometer of said vehicle withoutedge of anyone else doing so, cige, the odometer was aftered for a registered on the repaired or replacement odom, and that the mileage on the odometer of the odometer was aftered for a registered on the repaired or replacement odom, and that the mileage on the odometer was aftered to the repaired or replacement odom, and that the mileage on the odometer was aftered to the repaired or replacement odom, and that the mileage on the odometer was aftered to the repaired or replacement odom, and that the mileage on the odometer was aftered to the repaired or replacement odom, and that the mileage on the odometer was aftered to the odometer was aftered to the repaired or replacement odometer was aftered to the repaired or replacement odometer was aftered to the repaired or replacement odometer was aftered to the repaired or replacement odometer was aftered to the repaired or replacement odometer was aftered to the repaired or replacement odometer was aftered to the repaired or replacement odometer was aftered to the repaired or replacement odometer was aftered to the repaired of the repaired or replacement odometer was aftered to the repaired or replacement odometer was aftered to the repaired or replacement odometer was aftered to the repaired or replacement of the repaired of the repaired or replacement odometer was aftered to the repaired or replacement of the repaired or replacement of the repaired or replacement of the repaired or replacement of the repaired or replacement of the repaired or replacement of the repaired or replacement of the repaired or replacement of the repaired or replacement of the repaired or replacement of the repaired or replacement of the repaired or replacement of the repaired or replacement o	and for civil or criminal set Savings Act of 1972 state that to the best of described above reads ated above reflects the ated above reflects the ated above reflects the allowers of the vehicle above is not the actual as not altered, set back, or repair or replacement lacement odometer was incapable of riginal odometer or the

FIGURE 33. Sale of Government Property - Amendment of Invitation for Bids/Modification of Contract, SF 114d

AMENDMENT OF		MADIT PROPERTY BIDS/MODIFICATION OF	CONTRACT		
1. AMENOMENT TO INVITATION FOR MIDS NO.:		2. EFFECTIVE DA		PAGE 1 OF	PAGES
SUPPLEMENTAL AGREEMBNT NO.					
3. SSUED BY		4, HAME AND ADDRE	2018 353-FW 22	AM RECEVED	
S. AMENDMENT OF INVITATION FOR BDS NO. (See Liess 6)	ратер	MODIFICATION (See Item	OF CONTRACT	' NO.	DATED
A. THIS BLOCK APPLIES ONLY TO AMBIOMENTS OF ENVI	ATIONS FOR BOS				
The above numbered invitation for bids is amende indicated otherwise in Item 11 prior to the hour imethods: (a) By signing and returning copies of this (b) By acknowledging receipt of this amendment of the property of the property of the immediate of the property of the property of the property of the property of the property of the property of the property of the property of the samendment of the property of	and date specific is amendment; on each copy of d reference to the D BE RECEIVED YOUR BID. If letter, provided s	in the invitation for b we bid submitted; or nvitation for bids and a AT THE ISSUING OI for virtue of this amend uch telegram or letter a	nendment num FICE PRIOR ment you desir	aber. TO THE HOVer to change a	UR AND DATE
7. ACCOUNTING AND APPROPRIATION DATA (If requir	(d)				
8. THIS APPLIES ONLY TO MODIFICATION OF CONTRACTS This Supplemental Agreement is entered into pursus	ant to authority o	f			
-					ortoox w
THE HOUR AND DATE FOR RECEIPT OF BIDS IS HE LOCAL TIME! DATE	OT EXTENDED.	LI IS EXTENDED UNTIL			
O. BIDDER/PURCHASER HAME AND ADDRESS (Inclinde	ZIP Code) Sandigationis ender	PURCHASER	OT REQUIRED TO IS REQUIRED TO GIMAL AMD	SIGN THIS D	OCUMENT AND O THE ISSUING
12. SIGNATURE FOR BIDDER/PURCHASER		15. UNITED STATES O	F AMERICA		
		67			
(Signature of person authorized to	uga)	(Sig	RELETT OF COR		
	4. DATE SIGNED	16. NAME OF CONTR	ACTING OFFICE	R (Type or	17. DATE SIGN
	9 grq - HTR (7-300-461 MD-43		TANGARD FOR IANL'1970 EDIT IENERAL SERVI PMR (41 CFR)	nom CES administratio

FIGURE 34. Sale of Government Property - Item Bid Page -Spot Bid or Auction, SF 114f

				RETURN WITH	840			
S	ALE OF GOY	ERNMENT PRO SPOT BID OR		ITEM BID P		ENVITATION FOR	BIDS NO.	PAGE NO.
are som	price per unit cited in units o solicited by the	reach, foot, pou	ice Bid" co nd. etc. En	tuma and extense only a total	end the total	I to the "Total he lot in the "	Price Bid" o Total Price B	olumn when bids id" column when
ITEM NO.	UNIT PRICE NO	TOTAL PRICE NO	ITEM NO.	UNIT PRICE BD	TOTAL PROCE SID	ITEM NO.	UNIT PRICE SID	TOTAL PRICE NO
		1						
						_	1	
							<u> </u>	
							!	
								<u> </u>
			<u> </u>					
!				-				
iencar aan	rs (60 calendar d	all the general and poraced into and ma lays if no period spi purchase and pay it	cae s per ot	Commons	idder offers at her the Ridde	nd agrees, if this	8:4 ba	A
ME AND A	DORESS OF BIDDE	t (Type or print)		TOTA	L AMOUNT BIC)		
				20%	DEPOSIT ENC.	OSED, IF REQUIRE	Đ	
PMONE NO	5 .:	27P CO0	Æ:	ANN	JAL BID BOND	NUMBER, IF AUTH	ORIZED	
HER'S HAM	NE AND TITLE $i T_{7}$	pe or prisi)		SIGN	ature of Pers	SON AUTHORIZED	TO SIGN BID	
MUMBER TO ED IN BY ES OFFICE	38 C	1	PATE	HOOE	R IDENTIFICATI	ON NUMBER, IF A	PPUCABLE	77
GET BUREA 29-4002		•	• •	, me	143-41		JAN.19: DEPHERAL SERVICE	9 FORM 114F 70 EDITION ES ADMINISTRATION CPE) 101-45-3

FIGURE 1-1.

Utilization and Disposal of Excess and Surplus Personal Property RIS: 4610-1 (USD-generated)

LIS / UTILIZATION SCREENING AND DISPOSAL UTILIZATION AND DISPOSAL OF EXCESS AND SURPLUS PERSONAL PROPERTY FAA ANNUAL REPORT (PREVIOUS YEAR) DATE: 10/18/95 PAGE:

D I S	3. 4. 5.	ADJUSTMENTS DETERMINED EXCESS		1,379,915.56
1 S	4. 5.			
I S	5.			1,482,603.04
1	5.	TRANSFERS TO OTHER DEPARTMENTAL ELEMENTS	• • • • • • • • • • • • • • • • • • • •	0.00
1 S		TRANSFERS TO OTHER BEFARTHENTAL ELEMENTS TRANSFERS TO OTHER FEDERAL AGENCIES FOR REUTILIZATION		0.00 C.00
1 S		TRANSFERS TO GSA FOR PROCESSING		
s		TRANSFERS TO OTHER FEDERAL AGENCIES FOR FURTHER		1,014,755.77
-	٠.	PROCESSING AS EXCESS OR SURPLUS		0.00
Р	£	EXPENDED TO SCRAP		
0		ABANDONED OR DESTROYED		471,483.00
S				1,203,015.73
-	10.	DONATION (TOTAL)		<i>7</i> 3,975.21
I T		A. PUBLIC BODIES	73,975.21	
		B. PUBLIC AIRPORTS	0.00	
1		C. EDUCATION, PUBLIC HEALTH, AND CIVIL DEFENSE	0.00	
0		D. OTHER	0.00	
N S	11.	SALES (TOTAL)		2,162.82
2		A. SOLD BY REPORTING DEPARTMENTAL AGENCY	0.00	
		B. SOLD BY GSA	2,162.82	
		C. SOLD BY OTHER FEDERAL AGENCIES	0.00	
	12.	SALES OF SCRAP		471,483.00
CEEDS	14.	PROCEEDS FROM SALE OF OTHER THAN SCRAP PROCEEDS FROM SCRAP SALES		1,089,553.07 225.00 7,355.27
	16.	REASSIGNED WITHIN REPORTING DEPARTMENTAL ELEMENT	•••••••••••	22,328.77
	17.	ACQUISITION OF EXCESS		0.00
				• • • • • • • • • • • • • • • • • • • •
IRKS:				
		·····	••••••••••	
		TAL NAME: APPROVING OFFICIAL TITLE.		

FIGURE 1-2. Utilization and Disposal of Excess and Surplus Personal Property RIS: 4610-1 (DOT Form 4400.1)

·	Transparation	T.		
DEPARTMENTAL I	ELEMENT	1	REPORT FOR	R FY ENDING
	DESCRIPTION			Acquisition Cost (Report Dollars Only
	1. BEGINNING INVENTORY			
	2. ADJUSTMENTS			
	3. DETERMINED EXCESS BY REPORTING DEPARTMENTAL ELEMENT DURING THIS REPORTING PERIOD	IG		
	4. TRANSFERRED BY REPORTING DEPARTMENTAL ELEMENT TO OTHER DEPARTMENTAL ELEMENTS			
	5. TRANSFERRED DIRECTLY BY REPORTING DEPARTMENTAL ELEMENT TO OTHER FEDERAL AGENCIES FOR UTILIZATION)		
	6. TRANSFERRED BY REPORTING DEPARTMENTAL ELEMENT TO GSA FOR PROCESSING			
D I S	7. TRANSFERRED BY REPORTING DEPARTMENTAL ELEMENT TO OTHER F AGENCIES FOR FURTHER PROCESSING (DO NOT INCLUDE TRANSFERS REPORTED ABOVE IN LINES 5 AND 6)			
PO	8. DECLARED SCRAP BY REPORTING DEPARTMENTAL ELEMENT			
S I	9. ABANDONED OR DESTROYED BY REPORTING DEPARTMENTAL ELEMEN	T		
Ţ	10. DONATED BY REPORTING DEPARTMENTAL ELEMENT (TOTAL)			
0 N S	a. TO PUBLIC BODIES			
3	b. TO PUBLIC AIRPORTS			等建筑
	c. TO EDUCATIONAL, PUBLIC HEALTH, AND CIVIL DEFENSE			
	d. TO OTHER			* 通道
	11. SALES, OTHER THAN SCRAP, BY REPORTING DEPARTMENTAL ELEMENT	7		
	12. SALES OF SCRAP BY REPORTING DEPARTMENTAL ELEMENT			
	13. ENDING INVENTORY			
PROCEEDS	14. PROCEEDS FROM SALE OF PROPERTY OTHER THAN SCRAP (SOLD BY REPORTING DEPARTMENTAL ELEMENT OR ITS AGENT)			
FROM SALES	15. PROCEEDS FROM THE SALE OF SCRAP (SOLD BY REPORTING DEPARTMENTAL ELEMENT OR ITS AGENT)			
	18. PROPERTY REASSIGNED WITHIN REPORTING DEPARTMENTAL ELEMENT	r		
	17. ACQUISITION OF EXCESS PROPERTY BY REPORTING DEPARTMENTAL E (DO NOT INCLUDE ACQUISITIONS FROM OTHER DEPARTMENTAL ELEME			
REMARKS.				
	APPROVED			
			DATE	

FIGURE 1-3. Utilization and Disposal of Excess and Surplus Personal Property RIS: 4610-1 SALES SECTION

FSG	No. Line Items Sold	Acquisition Cost	Proceeds	Cost of Conducting Sale

This addendum to RIS 4610-1 is required to fulfill a FPMR requirement to report the cost of conducting a FAA sales program. For each FAA conducted sale when FAA elected to sell property in lieu of GSA (citing one of the alpha reimbursable codes). The cost column is to include all costs associated with the sale: salaries, advertising, contract costs, etc.

FIGURE 2. Report of Exchange and Sale of Personal Property RIS: 4830-1

eport	ing Activity _			FY Ending			
ART	I - DOMESTI	C EXCHAN	GE/SALE AC	TIVITY			
•							
	FSG	Line Item	ns Sold	Proceeds of	Sale	Cost of Sales*	
		FSG	Line Items I	Exchanged	Exchange	Allowance	
	other than new	property whi	operty acquired ich wWas subse				
	after placing in					\$ \$	
		on cost for his					

PART II - FOREIGN EXCHANGE/SALE ACTIVITY - Same format

*This is required to fulfill a FPMR requirement to report the cost of conducting a FAA sales program. Include information for each FAA conducted sale when FAA elected to sell property in lieu of GSA (citing one of the alpha reimbursable codes). The cost column is to include all costs associated with the sale: salaries, advertising, contract costs, etc.

FIGURE 3.

Annual Report of Excess Property Furnished to Recipients other than Federal Agencies RIS: 4830-3

Subject: INFORMATION: Annual Report of Excess

NOV 2 8 1994

Property Furnished to Recipients Other than

Federal Agencies

From: Acting Manager, Materiel Management

To: Director of Administrative Services and

Reply to Attn. of:

Division, ALM-300

Property Management, M-40 ATTN: M-44

The Federal Aviation Administration submits a negative annual report of excess property furnished to recipients other than Federal agencies for the fiscal year ended September 30, 1994.

Any questions should be directed to Ms. Marion Carlson, ALM-300, on extension 79686.

Mark Bishop

cc: ALM-1/300/MCarlson

File: 4800-2.3

WP: C:\WINDATA\WINWORD\nonfed.doc

ALM-300:MCarlson:mc:202 267-9686:11/28/94

	æ H

APPENDIX 5 SPECIAL PROPERTY DISPOSAL CATEGORIES 41 CFR Chapter 101 (7/1/95 Edition)

CAVEAT

The information contained in this appendix is based on the CFR. Chapter 101, issued July 1, 1995. These excerpts, along with other information relating to hazardous materials and wastes, based on various laws and regulations contain the "latest" available information at the time of this order's publication. Because legal requirements are subject to change based on new or revised laws and regulations, these citations are provided as information only. Any questions relating to this information should be directed to one of the agency's safety and environmental organizations, such as:

Office of Environment and Energy, AEE

Facility Environment and Safety Division, AEE-200

Policy and Regulatory Division, AEE-300

Airway Facilities Service, AAF

Engineering and Environmental Safety Division, ANS-500

Regional Program Managers for Environmental and Safety

Mike Monroney Aeronautical Center, AMC

Environmental, Safety, and Aeronautical Center Operations Division, AMP-100

FAA Technical Center, ACT

Environmental Section, Plant Engineering and Operations Branch, ACT-434

		e 1
		-
•		
· · · · · · · · · · · · · · · · · · ·		

FIGURE 1. Federal Supply Classes and Groups Which Contain a Significant Number of Hazardous Items

Farteral executor classificati	427	Examples of herestone metarisle securition identification
		isoponinion function and a section of the section o
1370	Pumterholys	Warming too for sender
		Andrew Property and the second property and the second
13/0	Demonson materials	Explosive device.
888	Vehicular power transmission components	Name containing ashastos
2620		
	Vernaue unave seering, exie, wheel, and usax components	Rems containing aspestos.
258	Vehicular furniture and accessories	Rems containing ashestos
980	The rehabilities and the and take reset metadate	Marrie Marriagh Andrews Andrews
36		The second of th
	Cingmes, uncones, and components	Engine valves containing metallic sodkim.
Group 29	Engine accessories	Engine valves containing metallic sodium
Groun 30	Machanical name transmission an immons	
		Есфиртет сопання падагоска пустацию пись РСВз.
	Metaworung machinery	Equipment containing hazardous hydraulic fluids including PCBs.
253	Gas welding heat cutting and metalizing equipment	Companied const
9750		Constant Constant
P.S.	Miscellaneous weating, soldering and brazing supplies and ac-	Hazardous items such as cleaners, acids, flux and supplies that contain or produce hazard-
		Cust furner
250	Delamina di colle adire e della dell	
	rumang, cupicatang, and boordanding equipment	Flammable of toxic lithographic solutions.
3666	Ges generating and dispensing systems. fixed or mobile	Rems that produce hazardors fumes
3600	Foundations saleted an imment and assessed	
	The state of the s	FIRMTHIADE OF TOUC CASHING COMPOUNDS.
	Salety and reacue equipment	Nems which involve oxygen, or compressed pases, or contain emitting charges.
0199	Mineral construction materials, bulk	Hazardana hama such as criticals section dead and door consists dead and an dead
	pře	יייני בייני
-	redi	lay compound, sealing compound, flight deck compound.
999	Wellboard building pager, and thermal insulation materials	Ashestra cloth which has brees there or restricts that may become eithern and materials
		ייייי יייי יייי יייי יייי יייי יייי יייי
		containing formaldehyde.
828	Radio and television communication equipment except air-	Circuit contact themse that contain peace that are reperted as houndarie to the courts are
		BLOZO SILING BUD ON SCOOLERS OF CONTROL BUS THE SECOND CONTROL
	_	Recording tape cleaners that contain hazardous cleaning fluids.
0199		Name that contain columbiations between 4 (DCDs)
ZD18		mente una contrara popularia informativa (PCDS) di Bundini BCCU.
		Rems that contain polychiorinated biphenyla (PCBs).
		Reme that contain radioactive material.
5295	Circuit breaken	Hams that contain redicactive meterial
000	Sufference	Benefit to the second of the s
2002		Nems containing radioactive materials.
	Connectors, electrical	Kits that contain flammable chemicals.
999	Colls and transformers	Name containing solumbing the higher of 1900s.
	Electron to the and appointed to the trans-	The second of th
		TUDES WINCH CONTAIN RECHORACTIVE ISOSOPES AND REQUIRE WARMING IABEIS AND MEGNETION TUDES
		which require special precautions when being prepared for air shipment.
2999	Headsets, handsets, microphones, and speakers	Rems containing megnetic meterial
2293	Electrical insulations and insulating materials	Name containing Bernandle act acts
A628	Flankford handware and a motion	
EGA.		INVESTIGATION DESCRIPTION
	Antennas, wavegude, and related equipment	Kits that contain flammable chemicals.
	Mecellaneous electrical and oxide electronic components	Contact plates that contain benefitien
Group 61	Electric wire and nower and distribution environment	Denne farther considered from D.D.
6120	Transforman Distribution and general strates	Tower record contractions to the contraction of the
	Date in the control of the party of the control of	I randomient containing PCDs.
920	Seasones, primary	Leed-ecid, lithium and mercury batteries and alkaline (with electrohyte).
6140	Betteries, secondary	Name that are wet or moist containing command or other hazardore concerneds
6146	Wife and cable, electrical	Insulated wine containing aspects.
6220	Flankin unbinder thebes and fictions	the control and co
92.00	Florida particular mana mana mana mana mana mana mana ma	Name and Contain Mercury.
	Elecaric portation and name agritude equipment	Nems that contain wet betteries.
GA40	Electric lamps	Name that contain marrains
928	Nonelectrical lightling fixtures	Marie that contain man and
ROKO	Miscellana a long and a secult. Astronomy	
	I MECENTALISMOS SECURIO DECURIO CONSCINCI SYSTEMS	Memis mail combin well betternes or radioactive material.

FIGURE 1. Federal Supply Classes and Groups Which Contain a Significant Number of Hazardous Items (page 2)

recent supply clearlyn	2	Examples of hazardous materials requiring identification
9099	Drugs, biologicals and official reagents	Hezadoue Neme as defined in § 101–42.001. Hezadoue Neme as defined in § 101–42.001 subject to DOT Hezardous Meleriale Regula-
6610	Surdical dressing materials	_
0890	•	
6625	:	_
9888	_	
0796	;	Name containing flammable compounds, merc or esbestos.
9999	Pressure, temperature, and humidity and messuring and con-	
	troffing instruments.	
6740		Name contratring melipacities commounds.
6750	٠	
9780		
7360		
7510	:	
	-	-
980	;	2
	;	Maintenance ktts containing flammable solvents.
8416	;	Meintenence little containing flammable solvents.
8466	-	_
66 10	;	90
9620	;	
8720	;	_
		_
8380	Miecellaneous fabricated nonmetallic materials	ž
928	-:	_
0006		

FIGURE 2. Asbestos

§ 101-42.1102-1 Asbestos.

- (a) General. (1) Asbestos is the common name for a group of natural minerals that occur as masses of compact or relatively long silky fibers. The Environmental Protection Agency classified asbestos as a hazardous air pollutant in 1972.
- (2) Friable asbestos materials contain more than one percent asbestos by weight and can, by hand pressure, be crumbled, pulverized, or reduced to powder, thus allowing for potential release of asbestos fibers into the air.
- (3) Nonfriable asbestos materials cannot, when dry, be crumbled, pulverized, or reduced to powder by hand pressure and contain asbestos which is bonded or otherwise rendered unavailable for release into the atmosphere through normal usage. However, cutting, sanding, crushing, or performing some other disruptive action on items containing nonfriable asbestos can release asbestos fibers into the air.
- (4) As noted in this §101-42.1102-1, property containing friable asbestos normally shall not be transferred, donated, or sold. Notwithstanding these provisions, holding agencies may, on a case-by-case basis, request approval from the GSA Central Office (which will consult with EPA) to transfer, donate, or sell such property if, in the judgement of the holding agency, special circumstances warrant such action.
- (b) Utilization requirements. (1) Excess personal property known to contain friable asbestos shall not be reported to GSA nor transferred among Federal agencies except as noted in §101-42.206(c) or paragraph (a)(4) of this section. GSA regional offices shall return any reports of excess property containing friable asbestos to the holding agency with instructions to dispose of the property under paragraph (e) of this section.

- (2) Excess personal property containing nonfriable asbestos shall be reported and processed in the normal manner, as provided for in part 101-43, except that:
- (i) The Standard Form (SF) 120, Report of Excess Personal Property, and SF 122, Transfer Order, Excess Personal Property, and any other appropriate documentation shall include the following warning:

WARNING

This property contains asbestos. Inhaling asbestos fibers may cause cancer. Do not release fibers by cutting, crushing, sanding, disassembling, or otherwise altering this property. End users and new owners, if transferred, should be warned. OSHA standards for personnel protection are codified at 29 CFR 1910.1001. EPA disposal standards are codified at 40 CFR part 763.

(ii) Immediately after excess determination, all items of personal property known to contain nonfriable asbestos shall be labeled with a warning substantially as follows:

WARNING

This property contains asbestos. Inhaling asbestos fibers may cause cancer. Do not release fibers by cutting, crushing, sanding, disassembling, or otherwise altering this property.

- (c) Donation requirements. (1) Surplus personal property containing friable asbestos shall not be donated. Such property shall be disposed of under paragraph (e) of this section.
- (2) Surplus personal property containing nonfriable asbestos may be donated in the normal manner as provided for in part 101-44, except that:
- (i) The Standard Form (SF) 123, Transfer Order Surplus Personal Property, and any other appropriate documentation shall include the warning as provided by paragraph (b)(2)(i) of this section.

FIGURE 2. Asbestos

(page 2)

(ii) All items of personal property to be donated which contain nonfriable asbestos shall be labeled as provided by paragraph (b)(2)(ii) of this section.

(d) Sales requirements. (1) Surplus personal property containing friable asbestos shall not be sold. Such property shall be disposed of under paragraph (e) of this section.

(2) Surplus personal property containing nonfriable asbestos may be sold as provided for in part 101-45, except that:

(i) Any documentation which lists the property to be sold and which is prepared incident to the sale, and any printed matter which advertises the sale of personal property containing nonfriable asbestos shall include the warning as provided by paragraph (b)(2)(i) of this section.

(ii) All items of personal property to be sold which contain nonfriable asbestos shall be labeled as provided by paragraph (b)(2)(ii) of this section.

(e) Abandonment and destruction. (1) Excess or surplus personal property which contains friable asbestos shall be disposed of by burial in a site which meets the requirements of 40 CFR 31.156. Holding agencies should contact the nearest office of the Environmental Protection Agency for assistance with regard to disposal of asbestos containing materials (with the exception of Department of Defense activities which should contact the Defense Logistics Agency).

(2) Personal property containing nonfriable asbestos which is not transferred, donated, or sold shall be abandoned or destroyed as provided for in subpart 101-45.9. However, if the holding agency judges that the nonfriable asbestos contained in the property has the potential of becoming friable for any reason during the process of abandonment or destruction, such property shall be disposed of as provided in paragraph (e)(1) of this section.

FIGURE 3. Polychlorinated Biphenyls (PCB)

Also refer to the special provisions for the sale of PCB's identified in section 9 of the latest version of FAA Order 1050.14A, Polychlorinated Biphenyls (PCB's) in the National Airspace System

§ 101-42.1102-2 Polychlorinated biphenyls.

- (a) General. (1) Polychlorinated biphenyls (PCBs) are one member of a class of chlorinated aromatic compounds which have been determined to be hazardous to health and the environment. They are used, among other things, as insulators and coolants for electric cables and components such as transformers and capacitors, as additives for extreme pressure lubricants, and as coatings in foundry use.
- (2) Substances containing PCBs are divided into three classes according to the concentration of PCBs present, as measured by parts per million (ppm).

(i) Zero through 49 ppm is classified as an excluded PCB product.

(ii) Fifty through 499 ppm PCB is classified as PCB item.

(iii) Five hundred or greater ppm PCB is classified as PCB.

- (3) Excluded PCB products (0-49 ppm PCB) are not subject to Federal restrictions and may be transferred, donated, sold, or otherwise processed under parts 101-43 through 101-46 of this chapter provided such processing conforms to the provisions of this section and all applicable State and local laws. Some States regulate PCB concentrations at a stricter level than does the Federal Government.
- (4) All PCBs and PCB items to be transferred, donated, or sold shall be labeled or marked conspicuously with a warning substantially as follows:

Caution—This item contains PCBs (polychlorinated biphenyls), a toxic environmental contaminant requiring special handling and disposal in accordance with the U.S. Environmental Protection Agency regulation (40 CFR 761), applicable State laws, and 41 CFR 101-42.1102-2. For proper disposal information, contact the nearest EPA office. For transportation requirements, see 49 CFR Parts 171-180.

- (5) Unmarked or unlabeled items containing PCBs or PCB items with an unknown level of concentration of PCBs shall not be transferred, donated, or sold.
- (b) Utilization requirements. (1) PCBs and PCB items are reported for utilization screening in accordance with §101-42.204.

- (2) Transfers of excess PCBs or PCB items shall not be approved by GSA unless:
- (i) The items are intact, non-leaking, and totally enclosed.
- (ii) The SF 122, Transfer Order Excess Personal Property, or other transfer document cites the specific provision in 40 CFR Part 761 that permits continued use of the item, and contains a certification that the property has been inspected by the transferee and complies with all the use, inspection, labeling, and other provisions of 40 CFR part 761.
- (3) When a PCB or PCB item is transferred as excess to another agency, the receiving agency shall annotate its property accountability records to reflect the nature and extent of the PCB content and shall list the provisions of 40 CFR part 761 authorizing use of the item. If tests are conducted to ascertain the nature and extent of PCB contamination, the receiving agency shall furnish the GSA regional office with a copy of the test results. Such information shall be perpetuated on any notification or release documents when the agency disposes of the property.

(c) Donation requirements. (1) No PCB or PCB-contaminated items shall be approved by GSA for donation under part 101-44 unless:

(i) The certification required by §101-42.1102(a)(4) appears on the SF 123, Transfer Order Surplus Personal Property:

(ii) The specific donee has been determined; and

(iii) A justification from the recipient is attached stating the proposed use of the property and citing the specific provision in 40 CFR part 761 that permits continued use of the item.

(2) All PCBs and PCB items must be in usable condition and in working order to be eligible for donation. Such items that are not in usable condition will not be approved for donation.

(3) Items to be donated must be intact, totally enclosed, and non-leaking.

FIGURE 3. Polychlorinated Biphenyls (PCB)

(page 2)

(4) If PCBs or PCB items are donated to service educational activities or to public airports, the Department of Defense or the Federal Aviation Administration, respectively, shall obtain the following signed warning and certification from the donee. State agencies for surplus property shall have the warning and certification typed or stamped on the face of each copy of the distribution document and signed and dated by the authorized representative of the donee organization at the time the property is issued.

Warning and certification:

The donee is aware that the item(s) listed as containing polychlorinated biphenyls (PCBs), a toxic environmental contaminant, require(s) special handling and disposal in accordance with U.S. Environmental Protection Agency regulation (40 CFR part 761) and U.S. Department of Transportation regulations codified in 49 CFR parts 171-180. The donee certifies that this item will be handled and disposed of in accordance with applicable Federal statutes and regulations and applicable State laws.

(d) Sales requirements. (1) Surplus PCBs or PCB items normally shall not be sold by GSA or holding agencies. These items are regarded as extremely

hazardous and are to be disposed of by the holding agency under the Environmental Protection Agency regulations.

- (2) Agencies may request the authority to sell, or that GSA sell, a specific PCB or PCB item. Such requests shall cite the provision in 40 CFR part 761 that authorizes sale and continued use of the specific item. Any such requests shall also include a justification for sale of the item rather than disposal under the EPA regulations.
- (3) If PCBs or PCB items are to be sold, the corresponding invitation for bids (IFB), any Standard Form (SF) which lists such items, and any printed matter which advertises the sale of such items shall contain the warning as provided in paragraph (a)(4) of this section.
- (e) Abandonment and destruction. (1) PCBs and PCB items of personal property not disposed of via utilization, donation, or sale shall be destroyed or otherwise disposed of in accordance with the Environmental Protection Agency regulation (40 CFR part 761) and applicable State laws.
- (2) Holding agencies shall contact the nearest office of the EPA for assistance in complying with the provisions of 40 CFR part 761.

FIGURE 4. Controlled Substances

§ 101-42.1102-3 Controlled substances.

- (a) Utilization requirements. (1) Excess controlled substances are not required to be reported to GSA, but are subject to the utilization screening requirements of §101-43.311-2. Holding agencies shall make reasonable efforts to obtain utilization of excess controlled substances by offering them to those Federal agencies which certify that they are registered with the Drug Enforcement Administration (DEA), Department of Justice, and are authorized to procure the particular controlled substances requested for transfer. The certification shall include the registration number on the DEA Form 223, Certificate of Registration, issued by DEA.
- (2) Holding agencies shall arrange for transfers of controlled substances under §§ 101-43.309-5 and 101-42.207.
- (3) All controlled substances that a holding agency determines to be excess shall become surplus after the holding agency has complied with the utilization requirements of paragraph (a)(1) or this section.
- (b) Donation requirements. Controlled substances shall not be donated.
- (c) Sales requirements. Surplus controlled substances which are not required to be destroyed as provided in paragraph (d) of this section may be offered for sale by sealed bid under subpart 101-45.3 provided:
 - (1) The invitation for bids (IFB):
- (i) Consists only of surplus controlled substances;
- (ii) Requires the normal bid deposit prescribed in \$101-45.304-10;
- (iii) Is distributed only to bidders who are registered with the DEA, Department of Justice, to manufacture, distribute, or dispense the controlled substances for which the bid is being submitted; and
- (iv) Contains the following special condition of sale:

The bidder shall complete, sign, and return with his/her bid the certificate as contained in this invitation. No award will be made or sale consummated until after this agency has obtained from the Drug Enforcement Administration, Department of Justice, verification that the bidder is registered to manufacture, distribute, or dispense those controlled substances which are the subject of the award.

(2) The following certification shall be made a part of the IFB (and contract) to be completed and signed by the bidder and returned with the bid:

The bidder certifies that he/she is registered with the Drug Enforcement Administration, Department of Justice, as a manufacturer, distributor, or dispenser of the controlled substances for which a bid is submitted and that the registration number is

Name of bidder (print or type)

Signature of bidder

Address of bidder (print or type)

City, State, Zip code

(3) As a condition precedent to making an award for surplus controlled substances, the following shall be submitted to the Drug Enforcement Administration (DEA), Department of Justice, Washington, DC 20537, Attn: Regulatory Support Section (ODR):

FIGURE 4. Controlled Substances (page 2)

- (i) The name and address of the bidder(s) to whom an award is proposed to be made and the bidder(s) registration number(s);
- (ii) The name and address of both the holding activity and the selling activity:
- (iii) A description of the controlled substances, how those substances are packaged, and the quantity of substances proposed to be sold to the bidder:
- (iv) The identification of the IFB by its number, and date on which such bid(s) expire(s); and
- (v) A request for advice as to whether the bidder is a registered manufacturer, distributor, or dispenser of controlled substances.
- (d) Destruction of controlled substances. Controlled substances shall not be abandoned, and destruction of controlled substances must be accomplished in accordance with the terms and conditions applicable to drugs, biologicals, and reagents under §101-42.1102-5(d).
- (1) The following shall be destroyed by the holding agency or State agency:
- (i) Controlled substances determined surplus at one time and one place with an acquisition cost of less than \$500;
- (ii) Controlled substances in a deteriorated condition or otherwise unusable:
- (iii) Controlled substances for sale in accordance with §101-42.1102-3(c) but for which no satisfactory or acceptable bids were received.
- (2) In addition to the requirements set forth herein, each executive agency and State agency shall comply with the DEA regulations, 21 CFR 1307.21, which provide procedures for disposing of controlled substances, or with equivalent procedures approved by DEA.
- (3) Destruction of controlled substances shall be performed by an employee of the holding agency or State agency in the presence of two additional employees of the agency as witnesses to that destruction unless the special agent in charge (SAC) of the DEA Divisional Office directs otherwise.

FIGURE 5. NRC-Controlled Materials

§ 101-42.1102-4 Nuclear Regulatory Commission-controlled materials.

- (a) General. The Nuclear Regulatory Commission (NRC) has exclusive control over licensing, use, transfer, and disposition of NRC-controlled materials.
- (b) Transfer of NRC-controlled materials. NRC-controlled materials shall not be reported to GSA as excess personal property, nor shall they be made available for excess and surplus screening as nonreportable property. Transfer and disposition of such materials do not require GSA approval and shall be accomplished only under the applicable regulations of the NRC (see 10 CFR parts 30 through 35, 40, and 70).
- parts 30 through 35, 40, and 70).

 (c) Information and inquiries. All inquiries for further information or specific instructions regarding the licensing, use, transfer, or disposition of NRC-controlled materials shall be directed to the U.S. Nuclear Regulatory Commission, Washington, DC 20655.

FIGURE 6. Drugs, Biologicals and Reagents other than Controlled Substances

§ 101-42.1102-5 Drugs, biologicals, and reagents other than controlled substances.

In addition to the requirements of subparts 101-42.2 through 101-42.4, drugs, biologicals, and reagents which are fit for human use shall be reported as provided in this §101-42.1102-5. Drugs, biologicals, and reagents that are controlled substances are subject to the provisions of §101-42.1102-3.

- (a) Utilization requirements. Excess drugs, biologicals, and reagents shall be reported or otherwise made available to GSA as provided in §101-42.204 and subpart 101-43.3. Drugs, biologicals, and reagents other than controlled substances may be separately packaged or may be components of a drug kit. Drug kits shall be clearly labeled to identify components unfit for human use. The holding agency shall destroy, as provided in paragraph (d) of this section, both separately packaged items and kit components which have been determined by the holding agency to be unfit for human use. However, items determined unfit because of expired shelf life may be transferred for animal experimental use on a case-by-case basis subject to prior approval by GSA.
- (b) Donation requirements. Surplus drugs, biologicals, and reagents other than controlled substances which are not required to be destroyed as provided in paragraph (d) and which are not transferred pursuant to paragraph (a) of this section may be donated to eligible organizations as provided in subpart 101-42.3 and part 101-44. Drugs, biologicals, and reagents which are unfit for human use will not be offered for donation. However, items determined unfit because of expired shelf life may be donated for animal experimental use on a case-by-case basis subject to prior approval by GSA.

- (1) When surplus drugs, biologicals, and reagents are considered for donation, a letter of clearance shall be obtained by the State agency or designated donee from the Food and Drug Administration (FDA) indicating that the items requested may be safely donated. The letter of clearance must accompany the SF 123. Items which do not fall within the purview of FDA, or which FDA indicates are unsuitable, will not be considered by GSA for donation.
- (2) For purposes of obtaining the letter of clearance from FDA, the State agency or designated donee shall be responsible for obtaining samples from the holding agency, providing these samples to FDA, and ensuring the security of the samples while in transit. Before laboratory examinations are undertaken by FDA, an estimate of the expected cost of the quality assurance examination shall be furnished by FDA to the State agency or donee. Payment of any costs for laboratory examinations for quality assurance of samples shall be arranged by the State agency or donee.
- (3) Surplus drugs, biologicals, and reagents requested for donation by State agencies shall not be transported by the State agency or stored in its warehouse prior to distribution to donees. Arrangements will be made by the State agency for the donee to make direct pickup at the holding agency after approval by GSA and after notification by the holding agency that the property is ready for pickup.
- (4) Standard Forms 123 from a State agency requesting surplus drugs, biologicals, and reagents for donation shall not be processed or approved by GSA until it has been determined by

FIGURE 6. Drugs, Biologicals and Reagents other than Controlled Substances (page 2)

the GSA donation representative that the specific donee is legally licensed to administer, dispense, store, or distribute such property.

- (5) The SF 123 shall also contain a statement that:
- (i) The property is being requested for donation to a specific donee whose complete name and address, including the name and telephone number of the donee's authorized representative, appear on the front of the SF 123 in block 12, and that a copy of the donee's license, registration, or other legal authorization to administer, dispense, store, or distribute such property is attached and made a part of the SF 123;
- (ii) The items will be distributed only to institutions licensed and authorized to administer and dispense such items or to organizations authorized to store such items; and
- (iii) In addition to the normal certifications required to be executed by authorized representatives of donee institutions or organizations when property is acquired by donation, the State agency shall obtain a certification from the donee indicating that:
- (A) The items transferred to the donee institution or organization will be safeguarded, dispensed, and administered under competent supervision;
- (B) Adequate facilities are available to effect full accountability and proper storage of the items under the Federal, State, and local statutes governing their acquisition, storage, and accountability:
- (C) The administration or use of the items requested shall be in compliance with the Federal Food, Drug, and Cosmetic Act, as amended (21 U.S.C. 301-394).
- (c) Sales requirements. Surplus drugs, biologicals, and reagents other than controlled substances which are not required to be destroyed as provided in paragraph (d) and which are not transferred pursuant to paragraph (a) or (b) of this section may be offered for sale by sealed bid under the provisions of subparts 101-45.3 and 101-42.4. The following safeguards and instructions shall be observed to ensure stability, potency, and suitability of the product and its labeling for use in civilian channels:

- (1) Before reporting the surplus drugs, biologicals, and reagents to the selling agency pursuant to the provisions of \$101-45.303 and 101-42.402, holding agencies shall request that an examination be made by the Field Scientific Coordination Staff, ACFA-CF-30, located in the appropriate FDA district office, of surplus unexpired drugs and reagents, having an acquisition cost of \$500 or more per manufacturer's lot/batch number.
- (i) When requesting such an examination, FDA requires the submission of a list and one sample of each of the drugs to be examined.
- (ii) Additional samples may be requested if necessary for laboratory examination. Reimbursement for examination of the surplus drugs or reagents may be required by FDA. Before laboratory examinations are undertaken, FDA will give the inquiring agency an estimate of the expected costs. If, under subpart 101-45.9, the cost of the quality assurance is not justified by the value of the material involved, the lot or lots may be destroyed.
- (iii) The reporting document prescribed in \$101-45.303(b) shall have attached to it a copy of the letter received by the reporting agency from FDA stating that the articles offered have been reviewed and may appropriately be distributed or sold, subject when necessary to specified limitations.
- (2) Surplus drugs, biologicals, and reagents normally shall not be physically transferred to the selling agency but should remain at the holding agency for precautionary and safety measures.
- (3) Surplus drugs, biologicals, and reagents shall be sold only to those entities which are legally qualified to engage in the sale, manufacture, or distribution of such items.
- (4) Sales of surplus drugs, biologicals, and reagents other than controlled substances shall be processed as follows:
- (i) The invitation for bids (IFB) shall:
- (A) Consist only of surplus drugs, biologicals, and reagents;
- (B) Contain the expiration date of material being offered for sale;
- (C) Describe the composition of the material being offered for sale;

FIGURE 6. Drugs, Biologicals and Reagents other than Controlled Substances (page 3)

(D) Require the normal bid deposit prescribed in § 101-45.304-10; and

(E) Contain the following special condition of sale:

The bidder shall complete, sign, and return with his/her bid the certification as contained in this invitation. No award will be made or sale consummated until after this agency has determined that the bidder is legally licensed to engage in the manufacture, sale, or distribution of drugs.

(ii) The following certification shall be made a part of the invitation for bids (and contract), to be completed and signed by the bidder, and returned with the bid with a copy of his/her license. Failure to sign the certification may result in the bid being rejected as nonresponsive.

The bidder certifies that he/she is legally licensed to engage in the manufacture, sale, or distribution of drugs, and proof of his/her license to deal in such materials is furnished with this bid.

Name of bidder (print or type)

Signature of bidder

Address of bidder (print or type)

City, State, ZIP code

(d) Destruction of surplus drugs, biologicals, and reagents. (1) Surplus drugs, biologicals, and reagents shall not be abandoned under any circumstances. The following shall be destroyed by the holding agency under the provisions of this paragraph (d):

the provisions of this paragraph (d):

(i) Surplus drugs, biologicals, and reagents determined by the holding agency to be unsafe because of deterioration or overage condition, in open or broken containers, recommended for destruction by FDA, unfit for human consumption, or otherwise unusable; and

(ii) Surplus drugs, biologicals, and reagents which have been offered for sale under the provisions of paragraph (c) of this section but for which no satisfactory or acceptable bid or bids have been received.

(2) When surplus drugs, biologicals, and reagents are required to be destroyed by the holding agency or State agency, they shall be destroyed in such a manner as to ensure total destruction of the substance to preclude the

use of any portion thereof. When major amounts are to be destroyed, the action shall be coordinated with local air and water pollution control authorities.

(3) Destruction of surplus drugs, biologicals, and reagents shall be performed by an employee of the holding agency or State agency in the presence of two additional employees of the agency as witnesses to that destruction.

(i) Disposal of Resource Conservation and Recovery Act (RCRA) regulated, noncontrolled, condemned hazardous substances in Federal supply class (FSC) 6505 shall be destroyed without the witnessing by two employees of the agency. The controls which the Environmental Protection Agency places upon the disposal of RCRA regulated noncontrolled drugs, 40 CFR part 260 et seq., are sufficiently stringent to ensure that these drugs will be destroyed without agency witnessing.

(ii) It is the holding agency's responsibility to take all necessary measures to ensure that contractor performance is in accordance with the provisions of this § 101-42.1102-5.

(4) When surplus drugs, biologicals, and reagents have been destroyed, the fact, manner, and date of the destruction and type and quantity destroyed shall be so certified by the agency employee charged with the responsibility for that destruction. The two agency employees who witnessed the destruction shall sign the following statement, except as noted in paragraph (d)(3) of this section, which shall appear on the certification below the signature of the certifying employee:

I have witnessed the destruction of the (drugs, biologicals, and reagents) described in the foregoing certification in the manner and on the date stated herein:

Witness Date
Witness Date

(5) Items mentioned parenthetically in the statement contained in paragraph (d)(5) of this section which are not applicable at the time of destruction shall be deleted from the statement. The signed certification and statement of destruction shall be made a matter of record and shall be retained in the case files of the holding agency or State agency.

FIGURE 7. Noncertified and Certified Electronic Products

§ 101-42.1102-6 Noncertified and certified electronic products.

(a) Utilization requirements.(1) Excess electronic items for which radiation safety performance standards are prescribed by FDA under 21 CFR Part 1000 shall be reported or otherwise made available for transfer to Federal agencies under subparts 101-43.3 and 101-42.2. Excess reports shall identify noncertified electronic products and shall contain a statement that the items may not be in compliance with applicable radiation safety performance standards prescribed by FDA under 21 CFR Part 1000. Certified electronic products may be reported and transferred under the procedures in part 101-43.

(2) Transfers of noncertified electronic products among Federal agencies shall be accomplished as set forth in §5101-42.207, 101-43.309, and paragraph (a) of this section. The transfer order must contain a certification that the transferee is aware of the potential danger in using the item without a radiation test to determine the acceptability for use and/or modification to bring it into compliance with the radiation safety performance standard prescribed for the item under 21 CFR Part 1000 and agrees to accept the item from the holding agency under these conditions.

(b) Donation requirements. (1) Surplus noncertified and certified electronic products not required for transfer as excess personal property to Federal agencies under paragraph (a) of this section shall be made available for donation screening as provided in subpart 101-42.3 and part 101-44 and as follows:

(i) Under paragraph (b)(2) of this section in the case of:

(A) Noncertified color television receivers:

(B) Certified and noncertified diagnostic X-ray systems and their major components;

(C) Certified and noncertified cabinet X-ray systems;

(D) Noncertified laser products; or

(E) Any other electronic products subject to an FDA performance standard.

- (ii) Only under conditions of destructive salvage in the case of noncertified cold-cathode gas discharge tubes, noncertified black and white television receivers, and noncertified microwave ovens.
- (2) Donation of electronic products designated in paragraph (b)(1)(i) of this section shall be accomplished as provided in § 101-44.109 provided the State agency, Department of Defense (DOD), or Federal Aviation Administration (FAA):
- (1) Provides the applicable State radiation control agency (see §101-45.4909) with a copy of the SF 123 and the name and address of the donee; and

(ii) Requires the donee to certify on the SF 123 that it:

- (A) Is aware of the potential danger in using the product without a radiation test to determine the acceptability for use and/or modification to bring it into compliance with the radiation safety performance standard prescribed for the item under 21 CFR part 1000, and agrees to accept the item from the holding agency for donation under those conditions;
- (B) Agrees the Government shall not be liable for personal injuries to, disabilities of, or death of the donee or the donee's employees, or any other person arising from or incident to the donation of the item, its use, or its final disposition; and
- (C) Agrees to hold the Government harmless from any or all debts, liabilities, judgments, costs, demands, suits, actions, or claims of any nature arising from or incident to the donation of the item, its use, or its final disposition.
- (c) Sales requirements. (1) The sale of the following certified and noncertified surplus electronic products which are not required for transfer or donation shall be accomplished under § 101-45.304, subpart 101-42.4, and the special conditions of sale in this paragraph (c).
- (i) Noncertified color and black and white television receivers;
- (ii) Noncertified microwave ovens;
- (iii) Noncertified and certified diagnostic X-ray systems and their major components;
- (iv) Noncertified and certified cabinet X-ray systems;
 - (v) Noncertified laser products;

FIGURE 7. Noncertified and Certified Electronic Products (page 2)

(vi) Noncertified cold-cathode gas discharge tubes under conditions of scrap or destructive salvage; and (vii) Any other noncertified electronic product for which FDA may promulgate a performance standard.

(2) The IFB shall contain a notice to bidders substantially as follows:

Purchasers are warned that the item purchased herewith may not be in compliance with Food and Drug Administration radi-ation safety performance standards prescribed under 21 CFR part 1000, and use may constitute a potential for personal injury unless modified. The purchaser agrees that the Government shall not be liable for personal injuries to, disabilities of, or death of the purchaser, the purchaser's employees, or to any other persons arising from or incident to the purchase of this item, its use, or disposition. The purchaser shall hold the Government harmless from any or all debts, liabilities, judgments, costs, demands, suits, actions, or claims of any nature arising from or incident to purchase or resale of this item. The purchaser agrees to notify any subsequent purchaser of this property of the potential for personal injury in using this item without a radiation survey to determine the acceptability for use and/or modification to bring it into compliance with the radiation safety performance standard prescribed for the item under 21 CFR part 1000.

(3) Within 30 calendar days following award, the selling agency shall provide the State radiation control agency for the State in which the buyer is located (see § 101-45.4809) with a written notice of the award that includes the name and address of the purchaser and the description of the item sold.

(d) Abandonment or destruction. Noncertified and certified electronic products shall be abandoned under the provisions of subpart 101-45.9 and §101-42.406.

FIGURE 8. Lead-containing Paint and Items Bearing Lead-containing Paint

§ 101-42.1102-7 Lead-containing paint and items bearing lead-containing paint.

(a) General—(1) Health hazard. Lead is a cumulative toxic heavy metal which, in humans, exerts its effects on the renal, hematopoietic, and nervous systems. Lead poisoning occurs most commonly when lead-containing paint chips in the environment are chewed or ingested by children or when lead-containing paint is burned off.

(2) Banned hazardous products. The following consumer products, in accordance with 16 CFR part 1303 and exemptions stated therein unless exempted by 16 CFR part 1303, are banned haz-

ardous products:

(i) Paint and other similar surface coating materials for consumer use which are included within the definition of lead-containing paint.

(ii) Toys and other articles intended for use by children that bear lead-containing paint.

(iii) Furniture articles that bear

lead-containing paint.

(3) Disposal of banned hazardous products. When a banned hazardous product described in paragraph (a)(2) of this section becomes excess to a holding agency, it shall be destroyed under paragraph (e) of this section except that those furniture articles that bear lead-containing paint may be stripped and refinished with a nonhazardous coating in lieu of destruction. Stripping shall be in conformance with Occupational Safety and Health Administration (OSHA) regulations at 29 CFR 1910.1025 which specify maximum permissible levels of exposure to airborne concentrations of lead particles and set forth methods of protection.

(4) Exemptions. (i) The categories of products listed in paragraph (a)(4)(ii) of this section are exempted from the scope of the ban established by 16 CFR Part 130S, provided that before any utilization, donation, or sales action:

(A) These products bear on the main panel of their label, in addition, to any labeling that may be otherwise required, the signal word Warning and the following statement: Contains Lead. Dried Film of This Paint May be Harmful If Eaten or Chewed.

(B) These products also bear on their label the following additional statement or its practical equivalent:

Do not apply on toys and other children's articles, furniture, or interior surfaces of any dwelling or facility which may be occupied or used by children. Do not apply on exterior surfaces of dwelling units, such as window sills, porches, stairs, or railings, to which children may be commonly exposed.

KEEP OUT OF REACH OF CHILDREN

- (C) The additional labeling requirements contained in 16 CFR 1303.3 and 16 CFR 1500.121 are followed.
- (ii) The following products are exempt from the scope of the ban established by 16 CFR part 1303, provided they comply with the requirements of paragraph (a)(4)(i) of this section:
- (A) Agricultural and industrial equipment refinish coatings.
- (B) Industrial (and commercial) building and equipment maintenance coatings, including traffic and safety marking coatings.
- (C) Graphic art coatings (i.e., products marketed solely for application on billboards, road signs, and similar uses and for identification marking in industrial buildings).
- (D) Touchup coatings for agricultural equipment, lawn and garden equipment, and appliances.
- (E) Catalyzed coatings marketed solely for use on radio-controlled model-powered aircraft.
- (iii) The following products are exempt from the scope of the ban established by 16 CFR part 1303 (no cautionary labeling is required):

FIGURE 8. Lead-containing Paint and Items Bearing Lead-containing Paint (page 2)

- (A) Mirrors which are part of furniture articles to the extent that they bear lead-containing backing paint.
- (B) Artists' paints and related materials.
- (C) Metal furniture articles (but not metal children's furniture) bearing factory-applied (lead) coatings.
- (b) Utilization requirements. (1) Excess lead-containing paint and consumer products bearing lead containing paint which are exempt from the scope of the ban and are properly labeled as required by 16 CFR part 1303 and paragraph (a)(4) of this section shall be reported or otherwise made available to GSA under §§ 101-43.311 and 101-42.204.
- (2) Lead-containing paint and consumer products bearing lead-containing paint available for further Federal use as provided in paragraph (b)(1) of this section may be transferred under §§ 101-43.309 and 101-42.207. The warning statement on the transfer order shall be substantially the same as the label statements required by paragraphs (a)(4)(i) (A) through (C) of this section, and such information shall be made a part of the accountable record of the transferee agency.
 - (c) Donation requirements.
- (1) Surplus lead-containing paint and consumer products bearing lead-containing paint which are exempt from the scope of the ban, and are properly labeled as required by 16 CFR part 1903 and paragraph (a)(4) of this section may be donated.
- (2) The hazardous warning statement on the SF 123 shall be the same as the label statements required by paragraphs (a)(4)(i) (A) through (C) of this section. The recipient shall maintain the hazardous warning statements in the inventory records for the property and furnish appropriate warning information to subsequent recipients. The SF 123 and any other transaction documentation for such property shall contain a certification substantially as follows:

The property requested herein shall be used only as specified in 16 CFR 1303.3 and in no case shall be contacted by children. I agree the Government shall not be liable for personal injuries to, disabilities of, or death of the donee's employees, or any other person arising from or incident to the donation

- of this property, its use, or its final disposition; and to hold the Government harmless from any or all debts, liabilities, judgments, costs, demands, suits, actions or claims of any nature arising from or incident to the donation of this property, its use, or its final disposition.
- (d) Sales requirements. (1) Lead-containing paint and consumer products bearing lead-containing paint which are exempt from the scope of the ban and are properly labeled as required by 16 CFR part 1303 and paragraph (a)(4) of this section may be sold under §101-45.304, Subpart 101-42.4, and the special requirements of this paragraph (d).
- (2) IFBs for such property shall clearly state the hazardous warning statements contained in paragraphs (a)(4)(i) (A) through (C) of this section and appropriate agreement clauses. The bid page shall contain a certification substantially as follows which must be properly executed. Failure to sign the certification may result in the bid being rejected as nonresponsive.
- I certify that I have read and fully comprehend the aforementioned terms and conditions of this sale. I shall comply with the applicable Consumer Product Safety Commission regulations set forth in 16 CFR part 1303 if I am the successful bidder. I further agree the Government shall not be liable for personal injuries to, disabilities of, or death of any persons arising from or incident to the sale of this property, its uses, or its final disposition; and to hold the Government harmless from any or all debts, liabilities, judgments, costs, demands, suits, actions, or claims of any nature arising from or incident to the sale of this property, its use, or its final disposition.
- (3) Lead-containing paint and consumer products bearing lead-containing paint shall not be sold under the limited sales by holding agencies authority in §101-45.304.
- (e) Abandonment and destruction. In no case shall lead-containing paint or consumer products bearing lead-containing paint be abandoned in a manner that would allow acquisition and use of such property. Such products shall be disposed of under §101-42.406. Empty cans/drums in which lead-containing paint was stored shall also be disposed of in accordance with this §101-42.1102-7.

FIGURE 9. United States Munitions List Items Which Require Demilitarization

§ 101-42.1102-8 United States Munitions List items which require demilitarization.

(a) General. The United States Munitions List is located in 22 CFR part 121. A system of demilitarization codes has been developed and an appropriate code assigned to each Munitions List Item (MLI) to describe what, if any, restrictions or actual demilitarization requirements apply to each item. These codes, in addition to demilitarization policy and procedures for all surplus military items which are owned, procured by, or under the control of the Department of Defense, are contained in the Defense Demilitarization Manual (DoD 4160.21-M-1). This \$101-42.1102-8 applies only to MLIs and is to be used in conjunction with guidance in parts 101-42, 101-44, and 101-45.

(b) Utilization requirements. (1) Federal agencies acquiring MLIs which require demilitarization shall perpetuate the demilitarization codes in their property records and on subsequent reports of excess personal property submitted to GSA. Demilitarization shall be a condition of transfer of excess MLIs.

- (2) Utilization without demilitarization of other than classified material is authorized only under the conditions cited in the Defense Demilitarization Manual, DoD 4160.21-M-1.
- (c) Donation requirements. (1) Donation without demilitarisation of other than classified material is authorized only under the conditions cited in the Defense Demilitarization Manual, DoD 4160.21-M-1.
- (2) A State agency requesting the transfer of donation of MLIs identified as requiring demilitarization shall include the appropriate demilitarization code on the SF 123, and a statement that the State agency will obtain from the donee a certification that prior to further disposition, demilitarization of the property shall be performed by the donee under the demilitarization instructions for the code as set forth in the Defense Demilitarization Manual, DoD 4160.21-M-1. In the case of MLIs requested for donation by service educational activities or public airports pursuant to the provisions of subparts

101-44.4 and 101-44.5 respectively, the donee shall include a statement on the SF 123 certifying that appropriate demilitarization of the property will be accomplished under the requirements of the codes before further disposition.

- (3) Before disposing of MLIs identified as requiring demilitarization, donees may request demilitarization instructions from GSA through the State agency if the donation was made pursuant to subpart 101-44.2. Demilitarization instructions for such items donated to public airports, under subpart 101-44.5, may be requested through the Federal Aviation Administration. Demilitarization instructions for such items donated to service educational activities under subpart 101-44.4 may be obtained directly from the Item Technical Manager within DOD for the item involved.
- (4) Demilitarization of property to be donated to public bodies under subpart 101-44.7 shall be accomplished in a manner to preserve so far as possible any civilian use or commercial value of the property, as prescribed in the minimum demilitarization requirements of the Defense Demilitarization Manual, DoD 4160.21-M-1.
- (d) Sales requirements. (1) Except for sales authorized by statute, sales of "explosives" and "ammunition components" authorized by paragraphs (d) (2) and (3) of this section, or specialized sales authorized by the Secretary of Defense, MLIs identified as requiring demilitarization shall not be reported for public sale without first being demilitarised under the requirements of the assigned code in the Defense Demilitarization Manual, DoD 4160.21-M-1 or requiring demilitarisation under the terms and conditions of sale. GSA will, as necessary, refer technical questions on demilitarization to the Department of Defense.
- (2) Explosives. For the purpose of this section, the term explosive means any chemical compound, mixture, or device, the primary or common purpose of which is to function by explosion. The term includes, but is not limited to, dynamite and other high explosives, black powder, pellet powder, initiating explosives, detonators, safety fuses,

FIGURE 9 United States Munitions List Items Which Require Demilitarization (page 2)

squibs, detonating cord, igniter cord, igniters, and any other items appearing in the explosives list issued by the Secretary of the Treasury (18 U.S.C. 841(d)). The explosives list is published and revised at least annually in the Federal Register by the Director, Bureau of Alcohol, Tobacco and Firearms, Department of the Treasury, as required by 27 CFR 55.23. The following procedures shall apply in any disposal of explosives:

(i) All explosives offered for sale shall be properly identified in the offering with respect to their hazardous characteristics.

(ii) All explosives shall be labeled by the holding agency before shipment so that their hazardous or dangerous character will be immediately evident upon inspection.

(iii) Purchasers of explosives shall be required, as a condition of sale, to execute the following certification:

It is hereby certified that the purchaser will comply with all applicable Federal, State, and local laws, ordinances, and regulations with respect to the care, handling, storage, shipment, resale, export, and other use of the materials, hereby purchased, and that he/she is a user of, or dealer in, said materials and will comply with all applicable Federal, State, and local laws. This certification is made in accordance with and subject to the penalties of Title 18, Section 1001, the United States Code, Crime and Criminal Procedures.

(3) Ammunition components. The term "ammunition components" means ammunition or cartridge cases, primers, bullets, or propellant powder designed for use in any firearm. The transportation of primers or propellent powder is governed by the Hazardous Materials

Regulations (49 CFR parts 170-189) promulgated by the Department of Transportation. Purchasers of such materials are responsible to certify, based on their own examination, that the materials are properly classified, described, packaged, marked, and labeled and are in proper condition for transportation in accordance with the Hazardous Materials Regulations. So that bidders will be notified of the special requirements concerning the purchase and transportation of usable ammunition components, the following statement shall be included in the IFBs and shall be made a part of the contract by including in it the bid form to be submitted by the bidders:

Item No. _____ contains ammunition components offered for sale in this invitation. The undersigned certifies that he/she will comply with all applicable local, State, and Federal laws and regulations concerning ammunition components.

- (4) Scrap ammunition components. Ammunition components not usable or suitable for reuse as components of ammunition shall be reported and may be sold as scrap (for basic material content). With regard to such sale, the following statement shall be included in the invitation for bid and shall be made a part of the contract:
- I, , certify that ammunition components purchased by me as Item No. _____, will not be used for the original manufactured purpose.
- (e) Abandonment and destruction requirements. Besides the requirement of subpart 101-45.9, surplus munitions list items which require demilitarization shall be abandoned or disposed of under the requirements of \$101-42.406, but only after performance of demilitarization under the requirements of the assigned code in the Defense Demilitarization Manual, DoD 4160.21-M-1.

FIGURE 10. Acid Contaminated and Explosive Contaminated Property

§ 101-42.1102-9 Acid contaminated and explosive contaminated property.

(a) Utilization requirements. (1) Acid contaminated or explosive contaminated property shall be considered extremely hazardous property, and as such is not to be reported to GSA as excess personal property. Such property may be available for transfer to qualified recipients: i.e., those who are able to submit valid justifications as required by paragraph (a)(3) of this section.

(2) Excess acid contaminated or explosive contaminated property shall be properly labeled under the labeling re-

quirements of \$101-42.204.

- (3) With the authorization of the appropriate GSA regional office, holding activities may transfer acid contaminated or explosive contaminated property in conformance with the requirements of \$\$ 101-43.309-5 and 101-42.207. In addition, the requesting agency must submit a written justification with the transfer order explaining the specific need for and the anticipated uses of the requested acid or explosive contaminated property, and certify that personnel in contact with the property shall be informed of the hazard and shall be qualified to safely handle or use it.
- (4) The degree of decontamination and the responsibility for performance and costs of any decontamination shall be upon such terms as agreed to by the owning agency and the receiving agency.
- (5) The receiving agency is responsible for all transportation arrangements and costs of acid contaminated or explosive contaminated property approved for transfer. Such property shall be transported in compliance with \$101-42.405.
- (b) Donation requirements. Acid contaminated and explosive contaminated property may be donated only with the authorization of the appropriate GSA regional office.

- (c) Sales requirements. (1) With the authorization of the appropriate GSA regional office, holding activities may sell acid contaminated or explosive contaminated property under §101-45.304, subpart 101-42.4, and the additional special requirements of this paragraph (c). Agencies shall include in reports of such property for sale on SF 126, a statement of the degree of contamination and any decontamination that has been performed, such as a washdown.
- (2) Acid or explosive contaminated property shall be considered extremely hazardous property as defined in §101-42.001, and shall be described as such in sales offerings. Normally, acid or explosive contaminated property shall be sold with a condition that the purchaser sufficiently decontaminate the property to the degree that it is no longer extremely hazardous.
- (3) IFBs for acid or explosive contaminated property shall clearly state the specific hazards associated with the items offered, along with known special handling, transportation, and personnel protection requirements. The bid page shall contain a certification substantially as follows which must be properly executed by the bidder in order for the bid to be responsive:

CERTIFICATION: It is hereby certified that the purchaser will comply with all the applicable Federal, State, and local laws ordinances and regulations with respect to the care, handling, storage, and shipment, resale, export, and other use of the materials, hereby purchased, and that he/she is a user of, or dealer in, said materials and will comply with all applicable Federal, State, or local laws and regulations. This certification is made in accordance with and subject to the penalties of Title 18, Section 1001, the United States Code, Crime and Criminal Procedures.

(d) Abandonment and destruction. Acid contaminated or explosive contaminated property shall not be abandoned, and when destroyed, such destruction shall be accomplished under the provisions of subparts 101-45.9 and §101-42.406.

FIGURE 11. Firearms

§ 101-42.1102-10 Firearms.

(a) Utilization requirements. (1) Excess firearms shall be reported or otherwise made available to GSA following the requirements of subpart 101-43.3.

(2) Firearms may be transferred only to those Federal agencies authorized to acquire firearms for official use. Such transfers shall be executed under \$\frac{49}{2}101-43.309-5, 101-42.207, and, when applicable, 101-42.1102-8(b). Transfer requests for firearms will be carefully reviewed by the GSA regional offices before approval, and additional written justification from the requesting agency may be required.

(b) Donation requirements. Surplus firearms, and firearms ammunition shall not be donated.

(c) Sales requirements. Surplus firearms may be sold only for scrap after total destruction by crushing, cutting, breaking, or deforming to be performed in a manner to ensure that the firearms are rendered completely inoperative and to preclude their being made operative. Such sale shall be conducted

under subpart 101-45.3.

(d) Foreign gifts of firearms. Firearms reported to GSA as foreign gifts may be offered for transfer to Federal agencies, including law enforcement activities. Foreign gifts of firearms shall not be donated. Such gifts not required for Federal use may be sold only to the gift recipient at the discretion of GSA. A certification that the purchaser shall comply with all State and local laws regarding purchase and possession of firearms must be received by GSA prior to release of such firearms to the purchaser. Firearms not transferred to a Federal agency or sold to the recipient shall be disposed of in accordance with paragraph (c) or (e) of this section.

(e) Abandonment and destruction of firearms. Firearms shall not be abandoned. Destruction of firearms is subject to the requirements set forth in paragraph (c) of this section. Such destruction shall also be accomplished under the provisions of subpart 101-45.9, §101-42.406 and, when applicable, §101-

42.1102-8.

(f) Abandoned and forfeited firearms. In addition to the requirements of this part 101-42, forfeited or voluntarily abandoned firearms shall be subject to the provisions of part 101-48.